

THE

JAMMU AND K ASHMIR OFFICIAL GAZETTE

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PART I-A

Jammu & Kashmir Government-Orders

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HIGH COURT OF JAMMU AND KASHMIR AT JAMMU (Exercising powers of Bar Council under Section 58 of the Advocates Act, 1961).

Notification

No. 1756 Dated 18-03-2020.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour Mr. Deepak Sharma S/o Baldev Raj Sharma R/o Mandlik Bhawan, 412-C, Jeevan Nagar, Jammu vide Notification No. 1262 dated 01-01-2019 has been declared as absolute/final.

By order.

(Sd.) MOHAMMAD YASIN BEIGH,

Additional Registrar.

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Notification

No. 1767 Dated 06-05-2020.

It is hereby notified that vide High Court Order dated 05-05-2020 Mr. Deepak Gupta S/o Kishore Gupta R/o H. No. 188, Sector-1, Sanjay Nagar, Jammu has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification, subject to the verification of his Provisional/LL.B Degree Certificate from the concerned University and verification of his character and antecedents from CID. His name has been entered under Serial No. JK-208/2020 in the Roll of Advocates maintained by this Registry.

The renewal/extension of provisional licence/enrollment must be sought before the date of expiry unless the absolute/final enrollment as an Advocate is ordered therebefore.

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Notification

No. 1768 Dated 06-05-2020.

It is hereby notified that vide High Court Order dated 05-05-2020 Mr. Gagandeep Singh S/o Devinder Singh R/o Ward No. 1, H. No. 169, Ghou Manhasan, Tehsil and District Jammu has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification, subject to the verification of his Provisional/LL.B Degree Certificate from the concerned University and verification of his character and antecedents from CID. His name has been entered under Serial No. JK-209/2020 in the Roll of Advocates maintained by this Registry.

The renewal/extension of provisional licence/enrollment must be sought before the date of expiry unless the absolute/final enrollment as an Advocate is ordered therebefore.

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Notification

No. 1769/18 Dated 06-05-2020.

It is hereby notified that vide High Court Order dated 05-05-2020 Mr. Hasnain Mustafa Khawja S/o Tasaduq Hussain Khawja R/o H. No. 108, Green Park, High Colony, Bemina, Srinagar has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification, subject to the verification of his Provisional/LL.B Degree Certificate from the concerned University and verification of his character and antecedents from CID. His name has been entered under Serial No. JK-210/2020 in the Roll of Advocates maintained by this Registry.

The renewal/extension of provisional licence/enrollment must be sought before the date of expiry unless the absolute/final enrollment as an Advocate is ordered therebefore.

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Notification

No. 1771 Dated 08-05-2020.

It is hereby notified that vide High Court Order dated 05-05-2020 Ms. Heemal Sultan D/o Dinesh Sultan R/o 40/B, Extension, Karan Nagar, Tehsil and District Jammu has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification, subject to the verification of her Provisional/LL.B Degree Certificate from the concerned University and verification of her character and antecedents from CID. Her name has been entered under Serial No. JK-211/2020 in the Roll of Advocates maintained by this Registry.

The renewal/extension of provisional licence/enrollment must be sought before the date of expiry unless the absolute/final enrollment as an Advocate is ordered therebefore.

(Sd.) S. JATINDER SINGH,

Assistant Registrar.



THE

JAMMUAND KASHMIR OFFICIAL GAZETTE

PART I—B

Jammu and Kashmir Government—Notifications.

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GOVERNMENT OF JAMMU AND KASHMIR, CIVIL SECRETARIATÔ REVENUE DEPARTMENT.

Notification No. 44-Rev (LAJ) of 2020

Dated 27-05-2020.

Whereas, the land specifications whereof are given below is required for public purposes viz. for construction of the Project Rejuvenation of Holy Dev Sathan Devika and Pollution abetment of Tawi River in Udhampur Town situated in Village Karlai Khalki, Tehsil and District Udhampur;

Particulars of the land

District	Tehsil	Village	Kh. No.	Area
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				K. M.
Udhampur	Udhampur	Karlai Khalki	79	02ó17

Whereas, on the basis of an indent placed by Chief Engineer, J&K UEED Camp, Jammu, a notification under section 4 (1) was issued by Collector, Land Acquisition (ACR), Udhampur, vide letter No. ACRU/SQ/ 3450-59 dated 28-09-2019 for land measuring 02 Kanals 17 Marlas situated in Village Karlai Khalki, Tehsil and District Udhampur for construction of the Project Rejuvenation of Holy Dev Sathan Devika and Pollution abetment of Tawi River in Udhampur Town;

Whereas, the Collector, Land Acquisition (ACR), Udhampur, vide letter No. ACRU/SQ/3801-14 dated 16-10-2019, has reported that the notification issued under section 4 (1) of the J&K State Land Acquisition Act by him was served upon the interested persons for filing objections, if any, to the proposed acquisition, but no objection was received from the land owners/interested persons within the prescribed period as required under sections 5 & 5-A of the Land Acquisition Act;

Whereas, the report furnished by the Collector, Land Acquisition (ACR), Udhampur, vide No. referred to above duly endorsed by District Collector, Land Acquisition (DC), Udhampur vide No. DCU/SQ/3963-65 dated 22-10-2019, duly endorsed by Divisional Commissioner, Jammu vide No. 502/4003/Baryal/Udh/19/4075 dated 24-12-2019 and Financial Commissioner, Revenue J&K, Jammu vide No. FC-LS/LA-5142/2020 dated 06-03-2020 has been examined and it has been found that the land owners did not file any objection to the proposed acquisition;

Whereas, the Government is satisfied that the land particulars whereof are given above is required for construction of the Project Rejuvenation of Holy Dev Sathan Devika and Pollution abetment of Tawi River in Udhampur Town.

Now, therefore, in pursuance of section 6 of the J&K State Land Acquisition Act, Samvat 1990, it is declared that the land measuring 02 Kanals and 17 Marlas situated in Village Karlai Khalki Tehsil and District Udhampur is required for public purposes viz. for construction of the Project Rejuvenation of Holy Dev Sathan Devika and Pollution abetment of Tawi River in Udhampur Town. Further, the Collector, Land Acquisition (ACR), Udhampur is directed under section 7 of the said Act to take order for acquisition of the said land after giving prescribed notice to the interested person (s) as required under the Land Acquisition Act/Rules;

However, the Collector concerned shall be personally responsible for identification and proper title verification of all types of land involved in the case for making apportionment of compensation amongst all the interested persons/rightful claimants, in accordance with the relevant laws/rules in force, while making the award.

Sd.) DR. PAWAN KOTWAL, IAS,

Principal Secretary to Government, Revenue Department.

GOVERNMENT OF JAMMU AND KASHMIR, CIVIL SECRETARIATO REVENUE DEPARTMENT.

Notification No. 42-Rev (LAJ) of 2020

Dated 27-05-2020.

Whereas, the land, specifications whereof are given below is required for public purposes viz. for widening/four lanning of Jammu-Akhnoor road situated in Village Gurah Brahamana, Tehsil Jammu North, District Jammu;

Particulars of the land

Whereas, on the basis of indent placed by General Manager, NHIDCL, Jammu a notification under section 4 (1) was issued by Collector, Land Acquisition (SDM), Jammu North, vide letter No. SDM/JN/LA/2019-20/139-146 dated 09-11-2019 for land measuring 14 Marlas situated in Village Gurah Brahaman, Tehsil Jammu North, District Jammu for widening/four lanning of Jammu-Akhnoor road;

Whereas, the Collector, Land Acquisition (SDM), Jammu North, vide letter No. SDM/JN/LA/2019-20/163-64/ dated 03-12-2019, has reported that the notification issued under section 4 (1) of the J&K State Land Acquisition Act by him was served upon the interested persons for filing

Whereas, the report furnished by the Collector, Land Acquisition (SDM), Jammu North referred to above duly endorsed by District Collector, Land Acquisition (DC), Jammu vide No. DCJ/LA/J-A-Gurah Brahamana/2019-20/1796-97 dated 03-01-2020, duly endorsed by Divisional Commissioner, Jammu vide No. 502/4053/NH/Gurah Brahamana/Reasi/19/4175 dated 14-01-2020 and Financial Commissioner, Revenue, J&K, Jammu vide No. FC-LS/LA-5099/2020 dated 04-03-2020 has been examined and it has been found that the land owners did not file any objection to the proposed acquisition;

Whereas, the Government is satisfied that the land particulars whereof are given above is required for widening/four lanning of Jammu-Akhnoor road situated in Village Gurah Brahamana, Tehsil Jammu North, District Jammu.

Now, therefore, in pursuance of section 6 of the J&K State Land Acquisition Act, Samvat 1990, it is declared that the land measuring 14 Marlas situated in Village Gurah Brahamana, Tehsil Jammu North, District Jammu for widening/four lanning of Jammu-Akhnoor road. Further, the Collector, Land Acquisition (ACR), Udhampur is directed under section 7 of the said Act to take orders for acquisition of the said land after giving prescribed notice to the interested person (s) as required under the Land Acquisition Act/Rules.

However, the Collector concerned shall be personally responsible for identification and proper title verification of all types of land involved in the case for making apportionment of compensation amongst all the interested persons/rightful claimants, in accordance with the relevant laws/rules in force, while making the award.

(Sd.) DR. PAWAN KOTWAL, IAS,

Principal Secretary to Government, Revenue Department.

Notification No. 41-Rev (LAJ) of 2020

Dated 27-05-2020.

Whereas, the land, specifications whereof are given in Annexure "A" to this notification is required establishment of BOP namely Alfa Machal situated at Village Chinore, Tehsil Marh, District Jammu;

Whereas, on the basis of indent placed by Inspector General, Hq. Jammu Frontier BSF a notification under section 4 (1) was issued by Collector, Land Acquisition (SDM), Marh vide letter No. SDM/M/LA/BOP/2019-20/Chinore-Alfa Machal/148-156 dated 26-09-2019 read with corrigendum dated 15-10-2019 for land measuring 39 Kanals, 07 Marlas situated in Village Chinore, Tehsil Marh, District Jammu for establishment of BOP namely Alfa Machal;

Whereas, the Collector, Land Acquisition (SDM), Marh vide letter No. SDM/M/2019-20/179 dated 21-10-2019 has reported that the notification issued under section 4 (1) of the J&K State Land Acquisition Act by him was served upon the interested persons for filing objections, if any, to the proposed acquisition, but no objection was received from the land owners/interested persons within the prescribed period as required under sections 5 & 5-A of the Land Acquisition Act;

Whereas, the report furnished by the Collector, Land Acquisition (SDM), Marh vide letter referred to above duly endorsed by District Collector, Land Acquisition (DC), Jammu vide No. DCJ/LA/BOP/Alfa Machail/6&7/2019-20/1250-52 dated 21-10-2019, duly endorsed by Divisional Commissioner, Jammu vide No. 502/3295-A/BOP/Chinore/J/19/2884 dated 16-11-2019 and Financial Commissioner, Revenue, J&K Jammu vide No. FC-LS/LA-5106/2020 dated 04-03-2020 has been examined and it has been found that the land owners did not file any objection to the proposed acquisition;

Whereas, the Government is satisfied that the land particulars whereof are given above is required for public purpose viz. for establishment of BOP namely Alfa Machal situated at Village Chinore, Tehsil Marh, District Jammu.

Now, therefore, in pursuance of section 6 of the J&K State Land Acquisition Act, Samvat 1990, it is declared that the land measuring 39 Kanals, 07 Marlas situated in Village Chinore, Tehsil Marh, District Jammu for establishment of BOP namely Alfa Machal. Further, the Collector, Land Acquisition (SDM), Marh is directed under section 7 of the said Act to take orders for acquisition of the said land after giving prescribed notice to the interested person (s) as required under the Land Acquisition Act/Rules.

However, the Collector concerned shall be personally responsible for identification and proper title verification of all types of land involved in the case for making apportionment of compensation amongst all the interested persons/rightful claimants, in accordance with the relevant laws/rules in force, while making the award.

(Sd.) DR. PAWAN KOTWAL, IAS,

Principal Secretary to Government, Revenue Department.

Annexure-A
Particulars of the land

District óóóóóóóóóó 1	Tehsil oóóóóóó 2	Village 5666666666666666666666666666666666666	Kh. Nos. óóóóóóóóóóóóóóó 4	Area
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Jammu	Marh	Chinore	269	K. M. 04604
		Alfa Mac	chal 272/1	00619
			272	04619
			284	02600
			274/1	01607
			274/2	00605
			275/1	01607
			275/1/1	00612
			275/1/2	00617

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		370	02609
		276	08607
		277	01ó16
		270	00ó02
		271	02ó01
		273	01ó14
		274/3	01619
		275/2	00ó13
		279	00ó16
		280	03600
		Total Area	ô ô ô 39607 ô ô ô

GOVERNMENT OF JAMMU AND KASHMIR, CIVIL SECRETARIATÔ REVENUE DEPARTMENT.

Notification No. 49-Rev (LAJ) of 2020

Dated 27-05-2020.

Whereas, the land, specifications whereof are given below is required for public purposes viz. for construction of two lane pave shoulder road on existing double lane specifications by GREF situated at Village Balshama, Tehsil Sunderbani, District Rajouri;

Particulars of the land

District	Tehsil	Village	Kh. Nos.	Area
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				K. M.
Rajouri	Sunderbani	Balshama	391	00ó10

4.	34	Th	ıe	J&	ĸΚ	G	ovt	. (зaz	ett	e, 3	318	st]	De	c.,	20)20)/1	0tl	1 .	Pa	usa	a,	19	42	. [1	No.	40
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																				4	41					00	ó1	8
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Whereas, on the basis of indent placed by Chief Engineer, Project Sampark, a notification under section 4 (1) was issued by Collector, Land Acquisition (Defence), Rajouri/Poonch Hq., Rajouri, vide letter No. Coll/Def/2019-20/680-85 dated 23-09-2019, for land measuring 2 Kanals, 08 Marlas, situated in Village Balshama, Tehsil Sunderbani, District Rajouri;

Whereas, the District Collector, Land Acquisition (DC), Rajouri, vide No. Coll/Def/2019-20/947 dated 18-10-2019 has reported that the notification issued under section 4 (1) of the J&K State Land Acquisition Act by him was served upon the interested persons for filing objections, if any, to the proposed acquisition, but, no objection was received from the land owners/interested persons within the prescribed period as required under sections 5 & 5-A of the Land Acquisition Act;

Whereas, the report furnished by District Collector, Land Acquisition (DC), Rajouri duly endorsed by Divisional Commissioner, Jammu vide No. 502/3796/Acq/GREF/Balshama/Rajouri/2019/2571 dated 22-10-2019, and Financial Commissioner, Revenue, J&K, Jammu vide No. FC-LS/LA-5102/2020 dated 04-03-2020 has been examined and it has been found that the land owners did not file any objection to the proposed acquisition;

Whereas, the Government is satisfied that the land particulars whereof are given above is required for public purpose viz. for construction of two lane pave shoulder road on existing double lane specifications by GREF situated at Village Balshama, Tehsil Sunderbani, District Rajouri.

Now, therefore, in pursuance of section 6 of the J&K State Land Acquisition Act, Samvat 1990, it is declared that the land measuring 2 Kanals, 08 Marlas, situated in Village Balshama, Tehsil Sunderbani, District Rajouri is required for public purposes viz. for construction of two lane pave shoulder road on existing double lane specifications by GREF situated at Village Balshama, Tehsil Sunderbani, District Rajouri. Further, the Collector, Land Acquisition (Defence), Rajouri/Poonch Hq., Rajouri is directed under section 7 of the said Act to take orders for acquisition of the said land after giving prescribed notice to the interested person (s) as required under the Land Acquisition Act/Rules;

However, the Collector concerned shall be personally responsible for identification and proper title verification of all types of lands involved in the case for making apportionment of compensation amongst all the interested persons/rightful claimants, in accordance with the relevant laws/rules in force, while making the award.

(Sd.) DR. PAWAN KOTWAL, IAS,

Principal Secretary to Government, Revenue Department.

GOVERNMENT OF JAMMU AND KASHMIR, CIVIL SECRETARIATÔ REVENUE DEPARTMENT.

Notification No. 48-Rev (LAJ) of 2020

Dated 27-05-2020.

Whereas, the land, specifications whereof are given below is required for Muck dumping yard No. 2 of T-13 on Katra Dharma section USBRL Project, situated at Village Khanikote, Tehsil Arnas, District Reasi;

Particulars of the land

Reasi Arnas Khanikote 347/85 05ó18

Whereas, on the basis of indent placed by Deputy Chief Engineer, Construction Northern Railway, Reasi, a notification under section 4 (1) was issued by Collector, Land Acquisition (ADC), Reasi, vide letter No. CLA/MR/ADC/Rsi/19-20/150-56 dated 25-06-2019, for land measuring 05 Kanals, 18 Marlas situated in Village Khanikote, Tehsil Arnas, District Reasi for Muck dumping yard No. 2 of T-13 on Katra Dharma section USBRL Project;

Whereas, the Collector, Land Acquisition (ADC), Reasi, vide letter No. Col/LA/ADC/Rsi/19-20/80/NSQ dated 23-10-2019 has reported that the notification issued under section 4 (1) of the J&K State Land Acquisition Act by him was served upon the interested persons for filing objections, if any, to the proposed acquisition, but, no objection was received from the land owners/interested persons within the prescribed period as required under sections 5 & 5-A of the Land Acquisition Act;

Whereas, the report furnished by Collector, Land Acquisition (ADC), Reasi vide letter referred to above duly endorsed by District Collector, Land Acquisition (DC), Reasi vide No. DC/Rsi/19-20/1566-70/SQ dated 04-11-2019, duly endorsed by Divisional Commissioner, Jammu vide No. 502/4031/dumping yard-2/Khanikote/Reasi/3061 dated 21-12-2019 and Financial Commissioner, Revenue, J&K, Jammu vide No. FC-LS/LA-5134/2020 dated 05-03-2020 has been examined and it has been found that the land owners did not file any objection to the proposed acquisition;

Whereas, the Government is satisfied that the land particulars whereof are given above is required for public purpose viz. for Muck dumping yard No. 2 of T-13 on Katra Dharma section USBRL Project, situated at Village Khanikote, Tehsil Arnas, District Reasi.

Now, therefore, in pursuance of section 6 of the J&K State Land Acquisition Act, Samvat 1990, it is declared that the land measuring 05 Kanals, 18 Marlas, situated in Village Khanikote, Tehsil Arnas, District Reasi for Muck dumping yard No. 2 of T-13 on Katra Dharma section USBRL Project, Further, the Collector, Land Acquisition (ADC), Reasi is directed under section 7 of the said Act to take orders for acquisition of the said land after giving prescribed notice to the interested person (s) as required under the Land Acquisition Act/Rules.

However, the Collector concerned shall be personally responsible for identification and proper title verification of all types of lands involved in the case for making apportionment of compensation amongst all the interested persons/rightful claimants, in accordance with the relevant laws/rules in force, while making the award.

(Sd.) DR. PAWAN KOTWAL, IAS,

Principal Secretary to Government, Revenue Department.

GOVERNMENT OF JAMMU AND KASHMIR, CIVIL SECRETARIATÔ REVENUE DEPARTMENT.

Notification No. 46-Rev (LAJ) of 2020 Dated 27-05-2020.

Whereas, the land, specifications whereof are given in Annexure-"A" to this notification is required for construction of composite bandh/border fencing (135 ft. wide strip) by BSF situated in Village Singu Teda, Tehsil Mandal, District Jammu;

Whereas, on the basis of indent placed by Inspector General, Hq. Jammu Frontier BSF a notification under section 4 (1) was issued by Collector, Land Acquisition (SDM), Jammu South, vide letter No. SDM/JMU-S/2019-20/1483-89 dated 14-09-2019, for land measuring 193 Kanals, 6 Marlas situated in Village Singu Teda, Tehsil Mandal, District Jammu for construction of composite bandh/border fencing (135 ft. wide strip) by BSF;

Whereas, the Collector, Land Acquisition (SDM), Jammu South, vide letter No. SDM/JMU-S/2019-20/1842 dated 12-10-2019 has reported that the notification issued under section 4 (1) of the J&K State Land Acquisition Act by him was served upon the interested persons for filing objections, if any, to the proposed acquisition, but, no objection was received from the land owners/interested persons within the prescribed period as required under sections 5 & 5-A of the Land Acquisition Act;

Whereas, the report furnished by Collector, Land Acquisition (SDM), Jammu South, vide letter referred to above duly endorsed by District Collector, Land Acquisition (DC), Jammu vide No. DCJ/LA/135ft/Singu

Whereas, the Government is satisfied that the land particulars whereof are given above is required for public purpose viz. for construction of composite bandh/border fencing (135 ft. wide strip) by BSF situated in Village Singu Teda, Tehsil Mandal, District Jammu.

Now, therefore, in pursuance of section 6 of the J&K State Land Acquisition Act, Samvat 1990, it is declared that the land measuring 193 Kanals, 06 Marlas, situated in Village Singu Teda, Tehsil Mandal, District Jammu for construction of composite bandh/border fencing (135 ft. wide strip) by BSF. Further, the Collector, Land Acquisition (SDM), Jammu South is directed under section 7 of the said Act to take orders for acquisition of the said land after giving prescribed notice to the interested person (s) as required under the Land Acquisition Act/Rules.

However, the Collector concerned shall be personally responsible for identification and proper title verification of all types of lands involved in the case for making apportionment of compensation amongst all the interested persons/rightful claimants, in accordance with the relevant laws/rules in force, while making the award.

(Sd.) DR. PAWAN KOTWAL, IAS,

Principal Secretary to Government, Revenue Department.

Particulars of the land

District	Tehsil	Village	Kh. Nos.	Area
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				K. M.
Jammu	Mandal	Singu Teda	40 min	29613

No. 40]	The J&	K Govt. (Gazette,	, 31st	Dec	., 20	20/10th	Pausa	, 1942. 4	439
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							33 m	in	55ó1 <u>9</u>	9
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GOVERNMENT OF JAMMU AND KASHMIR, CIVIL SECRETARIATÔ REVENUE DEPARTMENT.

Notification No. 40-Rev (LAJ) of 2020 Dated 27-05-2020.

Whereas, the land, specifications whereof are given in Annexure-"A" to this notification is required for construction of composite bandh/border fencing (135 ft. wide strip) by BSF situated in Village Jabowal Kalan, Tehsil Arnia, District Jammu;

Whereas, on the basis of indent placed by Inspector General, Hq. Jammu Frontier, BSF a notification under section 4 (1) was issued by Collector, Land Acquisition (SDM), Jammu South, vide letter No. SDM/JMU-S/2019-20/1490-96 dated 14-09-2019, for land measuring 169 Kanals, 4 Marlas situated in Village Jabowal Kalan, Tehsil Arnia, District Jammu for construction of composite bandh/border fencing (135 ft. wide strip) by BSF;

Whereas, the Collector, Land Acquisition (SDM), Jammu South, vide letter No. SDM/JMU-S/2019-20/1843 dated 12-10-2019 has reported that the notification issued under section 4 (1) of the J&K State Land Acquisition Act by him was served upon the interested persons for filing objections, if any, to the proposed acquisition, but, no objection was received from the land owners/interested persons within the prescribed period as required under sections 5 & 5-A of the Land Acquisition Act;

Whereas, the report furnished by Collector, Land Acquisition (SDM), Jammu South, vide letter referred to above duly endorsed by District Collector, Land Acquisition (DC), Jammu vide No. DCJ/LA/135ft/Jabowal Kalan/2019-20/1257-59 dated 21-10-2019, duly endorsed by Divisional Commissioner, Jammu vide No. 502/2415/Acq/135ft/Border fencing/Jabowal Kalan/Jammu/19/2601 dated 29-10-2019 and Financial Commissioner, Revenue, J&K, Jammu vide No. FC-LS/LA-5107/2020 dated 04-03-2020 has been examined and it has been found that the land owners did not file any objection to the proposed acquisition;

Whereas, the Government is satisfied that the land particulars whereof are given above is required for public purpose viz for construction of composite bandh/border fencing (135 ft wide strip) by BSF situated in village Jabowal Kalan, Tehsil Arnea, District Jammu.

Now, therefore, in pursuance of section 6 of the J&K State Land Acquisition Act, Samvat 1990, it is declared that the land measuring 169 Kanals, 04 Marlas, situated in Village Jabowal Kalan, Tehsil Arnea, District Jammu for construction of composite bandh/border fencing (135 ft. wide strip) by BSF. Further, the Collector, Land Acquisition (SDM), Jammu South is directed under section 7 of the said Act to take orders for acquisition of the said land after giving prescribed notice to the interested person (s) as required under the Land Acquisition Act/Rules;

However, the Collector concerned shall be personally responsible for identification and proper title verification of all types of lands involved in the case for making apportionment of compensation amongst all the interested persons/rightful claimants, in accordance with the relevant laws/rules in force, while making the award.

(Sd.) DR. PAWAN KOTWAL, IAS,

Principal Secretary to Government, Revenue Department.

Particulars of the land

District	Tehsil	Village	Kh. Nos.	Area
óóóóóóóó	óóóóóóóóóóó	óóóóóóóóóóóóó	óóóóóóóóóóóóóó	δόόόόόό
1	2	3	4	5
óóóóóóóó	óóóóóóóóóóó	óóóóóóóóóóóóó	śóóóóóóóóóóóóó	
Jammu	Arnia	Jabowal Kalan	365 min	K. M. 03ó17
			366 min	04ó08
			367 min	00ó02
			368 min	00602
			369 min	00602
			370 min	02602
			317 min	01ó06
			316 min	00ó18
			315 min	01ó10
			314 min	01ó18
			370 min	00ó07
			371 min	00ó05
			372 min	01605
			317 min	00ó05
			316 min	00ó12
			315 min	00ó06
			312 min	02601
			183 min	02ó10
			182 min	00ó18
			181 min	00ó09
			181 min	00ó04
			182 min	00ó12
			178 min	01ó04
			179 min	01603

όόόόόόόόόόόόόόόόόόόόόόόόόόόόόό	óóóóóóóó	óóóóóóó
177	min	K. M. 01ó07
176	min	01ó16
175	min	00ó19
373	min	01609
389	min	00603
390	min	00ó04
391	min	00ó04
392	min	00ó16
876	min	02608
878	min	02ó18
881	min	02ó10
884	min	01611
884	min	01609
884	min	01617
885	min	05602
886	min	00613
886	min	01ó15
888	min	01615
888	min	01601
890	min	00ó16
890	min	00ó16
	min	01615
	min	01615
	min	00605
891	min	00ó04

		K. M.
930	min	02605
930	min	01ó16
929	min	00ó03
930	min	01ó16
929	min	00ó05
929	min	03601
929	min	01ó01
928	min	02ó16
927	min	00ó08
927	min	01ó17
927	min	00ó08
926	min	03601
926	min	03612
925	min	01ó17
925	min	01ó15
924	min	01ó15
918	min	01ó12
730	min	00ó05
729	min	00ó15
729	min	01609
730	min	00ó10
727	min	02ó11
725	min	00ó19
725	min	00ó17
724	min	01ó16
722	min	00ó13

2	3	4	5
óóóóóóóóóóóóóóóóóóóóóó	óóóóóóóóóóóóó	óóóóóóóóóóóó	óóóóóóóó K. M.
		721 min	02ó08
		721 min 717 min	00609
		717 min 716 min	01610
		710 min 714 min	00610
		714 min 713 min	00606
		924 min	01607
		923 min	00606
		921 min	01602
		921 min	01602
		921 min	01609
		923 min	00607
		922 min	04609
		920 min	02607
		920 min	01603
		918 min	01603
		712 min	01604
		714 min	00609
		713 min	00606
		712 min	00609
		709 min	00609
		708 min	00602
		710 min	00612
		709 min	00611
		708 min	00607

708 min

01ó10

2 3 4	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	5
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702	:	K. M.
	min	00611
	min	02600
702	min	00608
698	min	01609
698	min	01607
696	min	00ó16
695	min	01604
695	min	00ó11
664	min	02611
665	min	01606
663	min	01610
666	min	01ó11
660	min	00ó13
662	min	00ó04
662	min	00603
660	min	00ó18
659	min	00609
661	min	01601
648	min	00609
649	min	00ó16
649	min	00613
648	min	00ó01
647	min	00ó12
646	min	00ó08
645	min	00ó04

645 min

01609

616	min	K. M. 00ó15
040	min	00015
644	min	00607
644/1	min	00ó11
641	min	00ó11
644	min	00ó11
644/1	min	00ó12
641	min	01600
630/1	min	03607
630	min	01619
630	min	00ó14
631	min	00603
630	min	00ó04
630/1	min	00ó08
630	min	01ó14
631	min	00ó15
630	min	00ó08
629	min	00ó13
631	min	00ó16
629	min	00ó19
631	min	00ó19
Total		ô ô ô ô 169604 ô ô ô ô



JAMMU AND KASHMIR OFFICIAL GAZETTE

PART II—A

Orders by Heads of Departments.

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CHARGE REPORTS

Subject :ô Handing over/Taken over charge.

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In compliance to Government Order No. 889-JK (HME) of 2020 dated 28-11-2020, I have handover the charge of Chief Medical Officer, Doda today on 01-12-2020 FN to Dr. Mohd. Yaqoob Mir, Chief Medical Officer, Doda.

(Sd.) DR. MUSHTAQ AHMED SHAH,

Chief Medical Officer, Health and Family Welfare, Doda.

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Certified that we have in the afternoon of this day respectively made over and received charge of the Office of Chief Medical Officer, Health and Family Welfare, Doda along with cash balance lying in Account No. CD-509 of Jammu and Kashmir Bank, Branch Ex-Doda as on 31-11-2020 A. N. of Rs. 95/- (Rupees Ninty five) only last entry made in the cash book as well as drawal register.

The closing balance as on 30-11-2020 A. N. as per Cash Book and a per bank statement is Rs. 95/- (Rupees Ninety-five) only.

Memo of the balane for which responsibility is accepted by the Officer, Receiving Charge.

Permanent Advance: Rs. 95/- (Eupees Ninety-five) only.

Station: Doda.	
Dated: 01-12-2020.	
	(Sd.)
	Chief Medical Officer, Health and Family Welfare, Doda.

Chief Medical Officer, Health and Family Welfare, Doda. Relieving Officer.

Relieved Officer.

(Sd.)



THE JAMMU AND KASHMIR OFFICIAL GAZETTE

Vol. 133] Jammu, Thu., the 31st Dec., 2020/10th Pausa, 1942. [No. 40

Separate paging is given to this part in order that it may be filed as a separate compilation.

PART II—B

Notifications, Notices and Orders by the Heads of Departments.

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IN THE COURT OF MUNSIFF (JUDICIAL MAGISTRATE, 1ST CLASS), UDHAMPUR.

Case No. 174/Complaint

U. T. through Police Station, Rehambal Through: Ld. A. P. P. Ms. Neha Bhagat

Nemo Versus

<u>In the matter of</u>ô Complaint under section 457 Cr. P. C. regarding seizure of Alto Car bearing Registration No. JK14A-1713.

 Whereas, it is stated in the complaint that Inspector, Varinder Gupta, SHO, Police Station, Rehambal along with other police personnel while returning from official duty at Udhampur towards Rehambal found a vehilcle, that is, Alto Car lying on road side near Chopra Shop on 12-10-2020. The particulars of vehicle, Alto Car, found is as follows: 6

1. Registration No. JK14A-1713

2. Chassis No. MA3E22D81500374885

3. Engine No. FD8N4047987

4. Colour Grey

• Regarding ownership of the vehicle nobody could disclose anything. As such the vehicle was seized under section 102 Cr. P. C. and kept at P/S, Rehambal. Through the medium of this publication notice to public at large is issued and any interested person is/are informed that in case anybody has any claim thereto to appear before the Court and establish his claim within six months from the date of this proclamation by producing relevant documents failing which vehicle shall be disposed of in accordance with law. Given under my hand and seal of this Court today on 14-10-2020. Next date of hearing is fixed on 21-10-2020.

(Sd.)

Munsiff, Judicial Magistrate, Ist Class, Udhampur.

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IN THE COURT OF JUDICIAL MAGISTRATE, 1ST CLASS, VAILOO.

File No.: 77/Challan D. O. I: 18-09-2020

CNR: JKAN080002402020

State through Police Station, Larnoo

V/s.

- 1. Bilal Ahmad Wani S/o Nazir Ahmad Wani R/o Soaf Shali
- 2. Sajad Ahmad Khatana S/o Afrasaib Khatana R/o Guridraman
- 3. Gulam Hassan Khatana S/o Javeed Ahmad Khatana R/o Reasi

- 4. Barkat Ali Khatana S/o Javeed Ahmad Khatana R/o Maswati, Kharpora
- 5. Mohammad Aliyas Khatana S/o Bashir Ahmad Khatana R/o Guridraman
- 6. Aamir Sohail Khatana S/o Mohammad Aliyas Khatana R/o Guridraman
- 7. Aasif Khatana S/o Aliyas Khatana R/o Guridraman

(Accused)

- 8. Nazakat Ali Khatana S/o Mohammad Sharief Khatana R/o Balie Charana, Jammu
- 9. Nizam-ud-Din Cheechi S/o Abdul Gani Cheechi R/o Harwan, Srinagar

(Absconded Accused)

In the Matter of : FIR No. 25 of 2020 of Police Station, Larnoo under sections 376-D, 509, 506, 120-B, 201/IPC & 67 IT Act.

General Warrant of Arrest against Accused No.7 namely Aasif Khatana S/o Aliyas Khatana R/o Guridraman, Accused No. 8 namely Nazakat Ali Khatana R/o Balie Charana, Jammu and Accused No. 9 namely Nizam-ud-Din Cheechi S/o Abdul Gani Cheechi R/o Harwan, Srinagar.

Whereas, the Challan against the accused persons has been presented before this court in presence of accused No. 1 virtually, 2 to 6 physically and in absence of accused No. 7, 8 and 9. It has been reported in the Challan that concerned Police has conducted searches in the locality for arrest of accused No. 7, 8 and 9 but there is no immediate possibility of arresting the accused No. 7, 8 and 9 and the concerned SHO and Tameeli have stated that they took every effort to arrest the accused but accused No. 7, 8 and 9 have absconded.

Thus in view of the submission made by the SHO and Tameeli and Dockets annexed with the Challan, it is proved that accused persons have absconded and there is no immediate prospect of arresting them.

As such proceeding in terms of Section 512 Cr. P. C. read with section 299 Cr. P. C. is initiated against the accused persons. Accordingly General Warrant of Arrest is issued against the accused.

Therefore all the personal of J&K Police are directed to arrest the Accused Aasif Khatana S/o Aliyas Khatana R/o Guridraman, Nazakat Ali Khatana S/o Mohammad Sharief Khatana R/o Balie Charana, Jammu and Nizam-ud-Din Cheechi S/o Abdul Gani Cheechi R/o Harwan, Srinagar and produce them before Court of Ld. Sessions Judge, Anantnag whenever and wherever they are traced.

(Sd.)....

Sub-Judge, Judicial Magistrate, 1st. Class, Vailoo, Anantnag.

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Notice

I, Kirna Devi D/o Sh. Vishwanath have applying for correction of my name which has been wrongly written in my PAN Card bearing No. AQPPD1290G as Kiran Devi instead of correct name Kirna Devi. Objection, if any, may be conveyed to concerned authority within 7 days from the date of publication of this notice.



JAMMU AND KASHMIR OFFICIAL GAZETTE

ADVERTISEMENTS—C

JAMMU AND KASHMIR POLICE HEADQUARTERS

(Provision Section)

Extension Notice

In view of administrative reasons, the last date for receiving of bids and date for opening of technical bids of e-NIT No. 51 of 2020 dated 19-11-2020 floated by this Hqrs. for the installation of CCTV Surveillance System at Raj Bhawan, Srinagar are re-scheduled as under :ô

- 1. Last date of receipt of tenders = 16-12-2020 up to 1800 hours.
- 2. Date of opening of technical = 18-12-2020 at 1100 hours. bids

The other terms and conditions of the NIT shall remain the same.

(Sd.) RAYEES MOHAMMAD BHAT, IPS,

AIG of Police (Provision/Transport)
For Director General of Police,
PHQ, J&K, Jammu.

JAMMU AND KASHMIR POLICE HEADQUARTERS

(Provision Section)

Gist of e-NIT No. 50 of 2020

Dated 19-11-2020.

e-Tenders are invited from reputed vendors/firms/entities for Annual Maintenance Contract of Elevators as detailed out in Annexure- A\omega of e-NIT. The e-NIT consisting qualifying information, eligibility criteria, Bill of Ouantities, (B. o. Qs.), set of terms and conditions of contract and other details can be seen/downloaded from the J&K e-Procurement Portal www.jktenders.gov.in from 19-11-2020 (1400 hours) to 12-12-2020 up to 1800 hours. Bidders submitting their bids online shall only be accepted and no document other than those mentioned in the e-NIT shall be accepted manually.

The tenders (technical bids only) will be opened online on 14-12-2020 at 1100 hours at Police Headquarters, J&K, Jammu. In case of unforeseen circumstances, the date of opening will be next working day or as notified separately.

The intending bidder shall submit their queries within 10 days of floating this e-NIT preferably by e-Mail at phqjk@jkpolice.gov.in. No queries shall be entertained by this Hqrs. beyond stipulated time period.

Detailed tender documents (SBD) with terms and conditions are available on J&K e-Procurement Portal www.jktenders.gov.in.

(Sd.) RAYEES MOHAMMAD BHAT, IPS,

AIG (Provision and Transport)
For Director General of Police,
J&K, Jammu.

ضميميت غميميت

رجسٹر ڈنمبر ہے کے۔33



جمول وتشمير گورنمنط گزي

جلد نمبر 133_ جمول مورخه 31 وتمبر 2020ء بمطابق 10 پوسا 1942 وروارنمبر 40

اشتهارات

ازعدالت تفرد ایڈیشنل سیشن جج جموں

سركار بنام بشيراحمدوغيره علت نمبر 01سال 2020ء تقانه پوليس دچھن تاريخ دائره 2020-20-20 بجرائم زير دفعات (P) 18,19,38,39 وارنٹ گشتی گرفتاری عام زیر دفعہ 512 ش بخلاف ملزم: صدام حسین ولد محمدامین وانی ساکنه سید دچھن مخصیل دچھن ضلع کشتواڑ بنام اہلکاران پولیس جموں وکشمیر

مقدمه مندرجه عنوان الصدر میں ملزم متذکره صدر کے خلاف بروئے تھم امروزه کاروائی زیرد فعہ 512 ض ف عمل میں لائی جا چکی ہے اور ملزم کے خلاف وارنٹ جاری کرنے کا تھم ہوا ہے جو کہ جاری کیا جاتا ہے۔

لہذا آپ کواصل وارنٹ گشتی گرفتاری عام زیر دفعہ 512 ض ف کی روسے حکم واختیار دیا جاتا ہے کہ اگر ملزم مذکور متذکرہ صدر اندر حُد و دجموں و کشمیر جب بھی اور جہاں کہیں بھی دستیاب ہوتو اس کو تحت ضابطہ گرفتار کر کے عدالت مذامیں پیش کیا جاوئے۔وارنٹ مذاتا دستیا بی ملزم زیر کارر ہے گا۔ تحریر 2020-11-11

دستخط: تقرر ڈایڈیشنل سیشن جج جمو<u>ل</u>

ازعدالت سيشن جج جمول

سركار بنام اصغرعلى المعروف مهران عرف بابووغيره علت نمبر 183 سال 2020ء تقانه پوليس آر ـ اليس پوره مثل نمبر POCSO/32 تاريخ دائره 2020-11-07 تاريخ فيصله روال آئنده تاريخ پيشي 2020-11-11

مجرائم زير دفعات Pocso Act, 376-D, 109 IPC, 23/4 Pocso Act, عبرائم زير دفعات

وارنٹ گشتی عام زیر دفعہ 512 ض بنام اہلکاران پولیس جموں وکشمیر

مقدمه مندرجه عنوان اُلصدر میں ملزم غلام مصطفے عُرف پپومستری ولد فتح علی ساکنه امر کالونی بن تالاب مخصیل وضلع جمول دیده دانسته طور پرروپوش ہو چکا ہے۔ جس کی تلاش بطریق معمولی علاقه میں کی گئی۔ اِلاملزم دستیاب نه ہوااور بروئے بیان تحمیل کئند ه ملزم کی دستیابی مستقبل قریب میں ناممکن ہے۔

لہذا آپ اہلکاران پولیس جموں وکشمیرکو کھم واختیار دیا جاتا ہے کہ ملزم مذکور بالا جہاں کہیں بھی اندر حدود جموں کشمیردستیاب ہواً سے گرفتار کر کے عدالت ہذامیں پیش کریں۔وارنٹ ہذا تا دستیا بی ملزم زیر کارر ہےگا۔
تحریر اُلصدر2020-11-24

سركار بنام اصغرعلى المعروف مهران عرف با بووغيره علت نمبر 183 سال 2020ء تقانه پوليس آر ـ اليس پوره مثل نمبر POCSO/32 تاريخ دائره 2020-11-07 تاريخ فيصله روال بجرائم زيردفعات POcso/32, 376-D, 109 IPC, 23/4 Pocso Act

وارنٹ گشتی عام زیرد فعہ 512 ض ف

200_جمول وکشمیر گوزنمنٹ گزٹ نمبر 40مورخه 31 دیمبر 2020 ء برطابق 10 پیسا 1942 ضمیمہ ہے۔ بنام املکاران پولیس جموں وکشمیر

مقدمه مندرجه عنوان اُلصدر میں ملزم مشاق احمد عرف سونو ولد عبدالرشید ساکنه پهندر مخصیل آر۔ایس پوره ضلع جمول دیده دانسته طور پرروپوش ہو چکاہے۔جس کی ساکنه پهندر محصولی علاقه میں کی گئی۔الاملزم دستیاب نه ہوااور بروئے بیان تعمیل گئنده ملزم کی دستیابی مستقبل قریب میں ناممکن ہے۔

لہذا آپ اہلکاران پولیس جموں وکشمیرکو تھم واختیار دیا جاتا ہے کہ ملزم مذکور بالا جہاں کہیں بھی اندر حدود جموں کشمیردستیاب ہوائے گرفتار کر کے عدالت ہذا میں پیش کریں۔وارنٹ ہذا تا دستیا بی ملزم زیر کارر ہےگا۔
تحریر اُلصدر2020-11-24

د ستخط: برنسیل ڈسٹر کٹ اینڈ سیشن جج جموں۔

PART I-B

Jammu and Kashmir Government-Notifications.

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GOVERNMENT OF JAMMU AND KASHMIR, CIVIL SECRETARIATóÓREVENUE DEPARTMENT

Notification

Srinagar, the 1st October, 2019.

SRO-557.óóIn exercise of the powers conferred by sub-sections (4) and (5) of section 6 of the Jammu and Kashmir Land Revenue Act, Samvat 1996 (Act No. XIII of 1996), and in supersession of all previous notifications issued in this behalf, the Government hereby confer upon Sh. Rakesh Srangal, KAS, Additional Commissioner, Jammu the powers of Divisional Commissioner, Jammu for the purpose of hearing and disposing of such cases or classes of cases under the provisions of the said Act as may be transferred to him by the Divisional Commissioner, Jammu.

By order of the Government of Jammu and Kashmir.

(Sd.) ABDUL MAJID,

Commissioner/Secretary to Government, Revenue Department.

PART I-B

Jammu and Kashmir Government-Notifications.

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GOVERNMENT OF JAMMU AND KASHMIR, CIVIL SECRETARIAT66DEPARTMENT OF LAW, JUSTICE AND PARLIAMENTARY AFFAIRS

(Acquittal Section)

Notification

Srinagar, the 3rd October, 2019.

SRO-558.66In exercise of the powers conferred under sub-section (1) of section 492 of the Code of Criminal Procedure, Samvat 1989, the Notification SRO-399 dated 13-09-2018 is hereby rescinded and the services of Sh. Imtiaz Ahmed Hamal as Special Public Prosecutor in case titled State Vs. Muzffer Hussain @ Nika Kamal involving offences punishable under sections 302 RPC, 7/27 Indian Arms Act in FIR No. 58/2018 of Police Station, Kishtwar pending before the Ld. Court of Principal Sessions Judge, Kishtwar are hereby dispensed with immediate effect.

(Sd.) ACHAL SETHI,

Secretary to Government, Department of Law, Justice and Parliamentary Affairs.



THE

JAMMU & KASHMIR GOVERNMENT GAZETTE

PART I—B

Jammu and Kashmir Government—Notifications.

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GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATÔ REVENUE DEPARTMENT

Notification

Srinagar, the 13th of July, 2020.

S.O.-218.66In exercise of the powers conferred by rule 63C of the Jammu and Kashmir Sikh Gurdwaras and Religious Endowments Rules, 1975 and in supersession of all previous notifications issued on

By order of the Government of Jammu and Kashmir.

(Sd.) DR. PAWAN KOTWAL, IAS,

Principal Secretary to the Government.

PART I-B

Jammu and Kashmir Government—Notifications.

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GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATóÓDEPARTMENT OF LAW, JUSTICE AND PARLIAMENTARY AFFAIRS

(Power Section)

Notification

Srinagar, the 11th August, 2020.

S.O.-252.óóIn exercise of the powers conferred by sub-section (1) of section 20 of the Code of Criminal Procedure, 1973, the Government hereby appoint the following officers to be the Executive Magistrates of the First Class who shall exercise al the powers of an Executive Magistrate of the First Class with their territorial jurisdiction for the said purpose :ô

S.	Name of the	officer	Designation	Place of
No.				posting
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S	S/Sh			

1. Ravinder Kumar Sharma Custodian Evacuee Jammu Property

2. Tariq Hussain Naik Custodian Evacuee Kashmir Property

By order of the Government of Jammu and Kashmir.

(Sd.) ACHAL SETHI,

Secretary to Government.

PART I-B

Jammu and Kashmir Government—Notifications.

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GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATóÓDEPARTMENT OF LAW, JUSTICE AND PARLIAMENTARY AFFAIRS

Notification

Srinagar, the 24th August, 2020.

S.O.-262.óóIn exercise of the powers conferred by sub-section (1) of section 20 of the Code of Criminal Procedure, 1973, the Government hereby appoint Ms. Kosar Naz, Naib-Tehsildar (E), Jammu Municipal Corporation, Jammu to be the Executive Magistrate of the First Class who shall exercise all the powers of an Executive Magistrate of the First Class within the territorial jurisdiction of her area.

By order of the Government of Jammu and Kashmir.

(Sd.) ACHAL SETHI,

Secretary to Government, Department of Law, Justice and Parliamentary Affairs.



THE

JAMMU & KASHMIR GOVERNMENT GAZETTE

PART III

Laws, Regulations and Rules passed thereunder.

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GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATô HOUSING AND URBAN DEVELOPMENT DEPARTMENT

Notification

Srinagar, the 7th September, 2020.

S.O.-282.66Whereas, section 427 of the Jammu and Kashmir Municipal Corporation Act, 2000 (XXI of 2000) provides as follow :ô

"427. Power to remove difficulties.—If any difficulty arises in giving effect to the provisions of this Act or by reasons of anything contained in this Act to any other enactment for the time being in force, the Government may, as occasion requires, by order direct that but not extending beyond the expiry of two years from the commencement orders have effect subject to such adaptations whether by way of modification, addition or ommissions as it may deem to be necessary and expedient."

Now, therefore, in exercise of the powers conferred by section 427 of the Jammu and Kashmir Municipal Corporation Act, 2000 and in supersession of S. O.-19 dated 15-7-2020, the Government hereby makes the following order, namely :ô

- **1. Short title and commencement :—**(1) This oreder may be called the Jammu and Kashmir Municipal Corporation (Removal of Difficulties) second order,2020.
- (2) It shall come into force at once and shall remain in force for a period of one year or till it is revoked by the Government, whichever is earlier.
- **2. Removal of difficulties :—**The arising in giving effect to the provisions of section 36 of the Jammu and Kashmir Municipal Corporation Act, 2000 have been removed in the following manner, namely :ô

In section 36, in sub-section (2), the third proviso shall be submitted by the following, namely:

õProvided also that the Government may, if the circumstances so warrant, on account of reason of internal security, public health including health pandemic, natural calamity such as floods, earthquake, snowstrom or an event of a similar nature or any other reason which is a hindrance to the conduct of election of the Mayor or the Deputy Mayor, by reasons to be recorded in writting, extend the time limit of conducting the elections up to a maximum of six months from the date the office of the Mayor or Deputy Mayor falls vacant.ö

By order of the Government of Jammu and Kashmir.

(Sd.) DHEERAJ GUPTA, IAS,

Principal Secretary to the Government, Housing and Urban Development Department.

PART I-B

Jammu and Kashmir Government—Notifications.

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GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIAT66PLANNING, DEVELOPMENT AND MONITORING DEPARTMENT

Notification

Srinagar, the 8th September, 2020.

S.O.-283.óóIn exercise of the powers conferred by sub-section (2) of section 4 of the Census Act, 1948 and in supersession of earlier notification issued on the subject, the Government hereby appoints Sh. M. Raju (IAS), Secretary to Government, Planning and Development and Monitoring Department as Coordinator for the Union Territory of Jammu and Kashmir to supervise the Census Operation, 2021 and updation of National Population Register within the Union Territory of Jammu and Kashmir.

By order of the Lieutenant Governor.

(Sd	.)				٠.			 				

Secretary to Government, Planning, Development and Monitoring Department.



THE

JAMMU & KASHMIR GOVERNMENT GAZETTE

PART I—B

Jammu and Kashmir Government-Notifications.

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GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATô HOUSING AND URBAN DEVELOPMENT DEPARTMENT

Notification

Srinagar, the 9th of September, 2020.

SO-284.ô In exercise of the powers conferred by sub-section (2) of the section 27 of the Jammu and Kashmir Municipal Act, 2000, the Government hereby notify the name of Mr. Maqsood Ahmad Rather

By oreder of the Government of Jammu and Kashmir

(Sd.) DHEERAJ GUPTA

Principal Secretary to the Government Housing and Urban Dev. Department.



THE

JAMMU & KASHMIR GOVERNMENT GAZETTE

PART I—B

Jammu and Kashmir Government-Notifications.

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GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATô HOUSING AND URBAN DEVELOPMENT DEPARTMENT

Notification

Srinagar, the 9th of September, 2020.

SO-285.ô In exercise of the powers conferred by sub-section (2) of the section 27 of the Jammu and Kashmir Municipal Act, 2000, the Government hereby notify the name of Mr. Bashart Hussain Najar, S/o

By oreder of the Government of Jammu and Kashmir

(Sd.) DHEERAJ GUPTA

Principal Secretary to the Government Housing and Urban Dev. Department.



JAMMU & KASHMIR GOVERNMENT GAZETTE

PART I—B

Jammu and Kashmir Government—Notifications.

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GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATÔ GENERAL ADMINISTRATION DEPARTMENT

Notification

Jammu, the 18th of November, 2020.

SO-351.ô In exercise of the powers conferred by proviso to Article 309 of Constitution read with section 15 of the Jammu amd Kashmir Civil Services (Decentralization and Recruitment) Act, 2010, the Lieutenant Governor of the Union Territory of Jammu and Kashmir hereby directs that sub-rule (5) of rule 5 of the Jammu and Kashmir Appointment

- - õ(5) Candidates will be required to indicate their order of preference for allotment against all UT, Divisional and District cadre vacancies at the time of application or as and when considered appropriate by the Board.ö

By order of the Lieutenant Governor.

(Sd.) MANOJ KUMAR DWIVEDI, IAS,

Commissioner/Secretary to the Government.



THE JAMMU AND KASHMIR GOVERNMENT GAZETTE

PART I—B

Jammu and Kashmir Government—Notifications.

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GOVERNMENT OF UNION TERRITORY OF JAMMU AND KASHMIR CIVIL SECRETARIATÔ HOME DEPARTMENT

Notification

Jammu, the 6th December, 2019.

SO-25.ô Whereas, on 10-07-2018, Police Station, Lalpora received a docket from ASI Ab. Ahad No. 213/KP to the effect that the said officer was on Naka checking duty near Army Camp Kruson along with other police personnel and 28 RR during Naka checking a motor cycle bearing

- 2. Whereas, a case FIR No. 80/2018 under sections 7/25 A, Act and and 13 ULA(P) Act, was registered in Police Station, Lalpora and investigation of the case was take up; and
- 3. Whereas, during the course of investigation, the above mentioned accused persons disclosed on questioning that there is one more person namely Zahid Ahmad Rather S/o Gh. Hassain Rathre R/o Shalgund, Lolab Kupwara who is also involved in procuring the said arms/ammunition for carrying out terrorist activities and were involved in carrying the accused terrorist namely Sameer Rashid Sofi S/o Ab. Rashid R/o Kakapora Pulwama in a vehicle from one place to another place; and
- 4. Whereas, investigation conducted in the case revealed that a *prima facie* case is established commission of offence punishable under section 7/25 A, Act and 18, 38 and 39 of the Unlawful Activities (Prevention) Act, 1967 against the accused persons the namely Asif Ahmad Bhat S/o Ab. Gani Bhat, Zahid Ahmad Rather S/o Gh. Hassain Rathre both residents of Shalgund, Lolab Kupwara and Sameer Rashid Sofi S/o Ab. Rashid R/o Kakapora Pulwama; and
- 5. Whereas, the Authority appointed by the State Government of Union Territory of Jammu and Kashmir under sub-section (2) of section 45 of the Unlawful Activities (Prevention) Act, 1967 has independently scrutinized the Case Diary file and all the other relevant documents relating to the case and has come to a definite conclusion that this is a fit case for accord of prosecution sanction against the said accused persons; and
- 6. Whereas, after perusing the Case Diary, the relevant documents and also taking into consideration the observations/views of the Authority appointed under sub-section (2) of section 45 of the Unlawful Activities (Prevention) Act, 1967, the Government of Union Territory of Jammu and

Now, therefore, in exercise of powers conferred by sub-section (2) of section 45 of the Unlawful Activities (Prevention) Act, 1967, Government of Union Territory of Jammu and Kashmir hereby accords sanction for launching prosecution against the accused persons namely (1) Asif Ahmad Bhat S/o Ab. Gani Bhat, (2) Zahid Ahmad Rather S/o Gh. Hassain Rathre both residents of Shalgund, Lolab Kupwara and (3) Sameer Rashid Sofi S/o Ab. Rashid R/o Kakapora Pulwama for the commission of offences punishable under section 18, 38 and 39 of Unlawful Activities (Prevention) Act, 1967, in case FIR No. 80/2018 of Police Station, Lalpora.

By order of Government of Union Ter	ritory of Jammu and Kashmir.
	(Sd.)
Principa	al Secretary to the Government,

Home Department.



THE

JAMMU & KASHMIR GOVERNMENT GAZETTE

PART I—B

Jammu and Kashmir Government-Notifications.

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GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATô DEPARTMENT OF LAW, JUSTICE AND PARLIAMENTARY AFFAIRS

(Power Section)

Notification

Jammu, the 24th of November, 2020.

S.O.-359.óóIn exercise of the powers conferred by subsection (1) of section 20 of the Code of Criminal Procedure, 1973, the Government hereby appoint Officers of District Ramban mentioned in Annexure õAö to this notification to be the Executive Magistrates who

By order of the Government of Jammu and Kashmir.

(Sd.) ACHAL SETHI,

Secretary to Government, Department of Law, Justice and Parliamentary Affairs.

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S. No.	Name of the Officer	Degistnation along with place of Posting
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1.	Sh. Rajan Singh	DFO, Ramban
2.	Dr. Rakesh Kumar	Doctor, ISM, Ramban
3.	Dr. Vikas Gupta	District Sheep Husbandry Officer, Ramban
4.	Sh. Gyan Singh	XEN, PMGSY, Banihal
5.	Sh. Shahzad Choudhary	Deputy Director, Forest Protection Force, Batote
6.	Sh. Umesh Shan	Asstt. Director, Tourism Deptt., Ramban
7.	Sh. Rakesh Kumar Arora	Asstt. Labour Commissioner, Ramban
8.	Sh. Ravinder Sharma	EO, MC, Ramban
9.	Sh. Maqbool Hussain	XEN, PWD (R&B), Ramban
10.	Sh. Khavinder Choudhary	Officer Food Safety, Ramban
11.	Sh. Mahesh Kumar	DFO, Social Forestry, Ramban
12.	Sh. Nazir Ahmad Jaral	XEN, Hydraulic (PHE Div.), Ramban
13.	Sh. Vaishno Kant Gupta	Chief Hort. Officer, Ramban
14.	Sh. Farooq Ahmad Bhat	Chief Agriculture Officer, Ramban
15.	Sh. Ranjay Kumar	Lect. GHSS, Ramban
16.	Sh. Amar Singh	Lect. HSS, Ramban

4 The J&K Govt. Gazette, 24th Nov., 2020/3rd Agra., 1942. [No. 34-a 666666666666666666666666666666666666										
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18.	Sh. Sajad Hussain	Sr. Lect. DIET, Banihal								
19.	Sh. Vinod Kumar	Lect. HSS, Batote								
20.	Sh. Rattan Lal	Lect. HSS, Batote								
21.	Sh. Ayaz Ahmad Jan	Lect. HSS, Gandhri								
22.	Sh. Ravinder Pandotra	Lect. HSS, Dhandrath, Ramban								
23.	Sh. Mohammed Rafiq Katoch	Lect. HSS, Boys, Banihal								
24.	Sh. Dr. Daya Ram	Lect. HSS, Sangaldan								
25.	Sh. Amrit Lal	Headmaster, HS, Ramsu								
26.	Sh. Choor Singh	ZEPO, Ramban								
27.	Sh. Isaq Ahmad Sohil	ZEPO, Ukhral								
28.	Sh. Ab. Rahman	Headmaster, HSS, Jhatgali								
29.	Sh. Subash Chander	Headmaster, HS, Gam								
30.	Sh. Sagar Singh	Headmaster, HS, Dharam								



THE

JAMMU AND KASHMIR GOVERNMENT GAZETTE

Separate paging is given to this part in order that it may be filed as a separate compilation

PART I—B

Jammu and Kashmir Government—Notifications.

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GOVERNMENT OF JAMMU AND KASHMIR, CIVIL SECRETARIATÔ FOREST, ENVIRONMENT & ECOLOGY DEPARTMENT.

Notification

Srinagar, 23-10-2019.

SRO-6396Whereas the area specified in Annexure "A" to this notification has adequate ecological, faunal, floral, geomorphological and natural significance for the purpose of protecting, propagating and developing wildlife and its environment.

Now, therefore, in exercise of powers conferred by sub-section (1) of section 17 of the Jammu and Kashmir Wildlife (Protection) Act, 1978, the Government hereby declares its intention to constitute the said area as Tral Wildlife Sanctuary.

By order of the Government of Jammu and Kashmir.

(Sd.) MANOJ KUMAR DWIVEDI, IAS, Commissioner/Secretary to Government, Forest, Ecology and Environment Department.

Name Tral Wildlife Sanctuary

District Pulwama

Forest Division Awantipora Forest Division

Tehsil Tral
Forest Range Tral

Area 15415 Hectartes or 154.15 Sq. Kms.

Total Compartments 19

Total Forest Compartments 14

already under Wildlife

Department.

Total Forest Compartment 5

presently under Awantipora

Forest Division

Map Annexed as Annexure "B"

The proposed Protected Area shall be named as Tral Wildlife Sanctuary after the nearest Town Tral, located to its south-west. Tral is one of the oldest and largest Tehsils of Kashmir.

The proposed area lies between 33° 49′25.897" to 34° 06′35.809" North Latitude and 75°02′55.911" to 75°14′00.051" East Longitude about 45km South-East of Srinagar. It falls in the Pulwama District of Kashmir region. The proposed sanctuary is situated at a distance of about 30 km. from the nearest District Head Quarter, Pulwama. The nearest railhead, Awantipora is about 15 km. and the nearest airport, Srinagar about 50 km. away.

B (i) Boundaries: The proposed area of Tral Wildlife Sanctuary is currently under control and jurisdiction of Department of Wildlife Protection and Forest Department, falls in Awantipora Forest Division, Tral Range. The boundaries of the proposed Tral Wildlife Sanctuary are are:

No. 29-n] The J&K Govt. Gazette, 23th Oct, 2019/1st Kart., 1941. 3 66666666666666666666666666666666666									
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East	Gandpathar (34° 01' 17. 364" N. Latitude 11, 12, 13 and 75° 14' 00.051" E. Longitude)								
West	Zampathar (34° 00' 27. 029" N. Latitude and 75° 34, 35, 36, 37,								
	10' 20. 771" E. Longitude) 38, 39								
North	Gagyari (34° 06' 35. 809" N. Latitude and 75° 03' 22, 23, 24 42. 376" E. Longitude)								
North-East	Veha Gul (34° 04' 10. 313" N. Latitude and 75° 12' 11, 12, 13 15. 215" E. Longitude)								
South	Ashidar (33° 49' 25. 897" N. Latitude and 75° 13' Wildlife Area 37. 829" E. Longitude)								
South-East	Tsuru Pantsal (33° 57' 17. 826" N. Latitude and Wildlife Area 75° 13' 36. 699" E. Longitude)								
South-West	Kamla (33 ^o 52' 44. 508" N. Latitude and 75 ^o 05' 40, 41 35. 923" E. Longitude)								

(ii) Compartment-wise details are :

S. No.	Compartment No.									Area												
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2.		1 abc	d								1	7.2	201	68	884	5						
3.	13										4	.67	707	81	95	4						
4.		23									3620592231											
5.		43									6.852722104											
6.		Wildl	ife								19.86060864											
7.	42										4.319923886											
8.		40									5.379877561											
9.		41									6	5.71	184	62	262	27						

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11.			24											1	6.	150)46	521						
12.			39											6	5.7	225	564	38	32					
13.			37											5	5.7	179	95	48	32					
14.			38											5	5.0	161	106	660)1					
15.			Wi	ldli	fe									4	1.8	406	527	99)4					
16.			11											7	7.4	759	950	16	51					
17.			3											6	5.1	194	173	79	3					
18.			12											1	0.	688	312	233	34					
19.			35											3	3.1:	509	926	38	3					
20			34											1	.3	880)14	80)9					
21.			36											4	1.7	512	237	33	89					
							-	Го	tal					1	54	.15	542	71	1					

C. A brief account of the Flora, Fauna, Slope and altitude of the proposed area is as follows:

On varied physical variations the following forest types are found:

Riverain Vegetation: (1600-2300 m ASL)

The most dominated tree species of the area is Kail (Pinus griffithi). The other species in association with this includes the (Cedrus deodara) and the broad leaved species of Aescules indica, Fraxinu shookeri, Parrotiopsis jacqumentiana, Juglanos regia dotted Kail is also interspersed towards the upper limits and on ill drained sites. The constituents of the understory include Indogfera heterantha, Lonicera species, Vibernum, Skimmia laurel Jasminium species etc.

Coniferous Forests: (2300-3000m ASL)

Fir (Abies pindrow) is the dominating species of this area and is also found in association with Spruce (Picea smithiana) at 2300m. Birch (Betula utilis) occurs along the upper reaches. The woodland also occupies sides of nallahs at some places.

This type if forests contains mostly of treeless pastures having scattered scrub vegetation. This area is mostly dominated by Birch (Betula utilis) near the tree line supported by Juniperous recura, Rhododendron species, Viburnum species, Lonicera species and with Primula at shady places.

The extensive alpine pastures above the tree line bear a luxuriant growth of perennial herbs and grasses. They are known as 'Margs'. The dominant shrub species are Myostotis species, Cynoglossum compounalutun species. Betuala utilis is found dotted at some places.

Rock Faces: (Beyond 3500m ASL)

The rocky cliffs and hill tops are dominated by dwarf evergreen shrubs including Juniperus recurva, Rhododendron anthropogon etc. associated with hurbs, Stacha sercea, Sieversia elata and Veronica melissaefolia.

Medicinal Plants:

The Greater Himalayas are a store-house of medicinal and aromatic plants. Some medical plant growing wild in the area include Aconitum heterophyllum, Arnebia benthamil, Artemisia absinthium, Berberis lycium, Bergenia lingulata, datura stamonium, Dioscorea deltoidea, Lavatera cashmeriana, Saussurea costus and Taxus wallichina.

Fauna:

13 species of mammals, including some rare ones are found within the limits of the proposed and adjoining areas. These mammal species include:

- 1. Kashmir Musk Deer, Moschus cupreus (Endangered/Schedule I) Occurs in broad-leaved conifer and sub-alpine forests.
- 2. Kashmir Red Deer Cervus hanglu (Critically Endangered/ Schedule I) occurs in moist broad level and coniferous forests and grasslands.
- 3. Common Leopard, Panthera Pardus (Vulnerable/Schdule I) occurs in almost all types of forests including conifer, scrub and grasslands.
- 4. Leopard Cat, Prionaliurus bengalensis (Schedule II) : Occurs in grassland, scrub and deciduous forest.
- 5. Jungle Cat, Felis chaus (Schedule II): Occurs everywhere, prefers dry scrub, grassland, and deciduous forests.

- - 6. Tibetan Wolf, Canis lupes chanco (Schedule II): Occurs in forested areas, moderate hill slopes and open valleys.
 - 7. Red Fox, Vulpes Vulpes (Schedule II): Occurs mainly in open bushy areas and around human habitations.
 - 8. Golden Jackal, Canis auerus (Schedule II): Occurs mainly in forests, grasslands, karewas and around human habbitions.
 - 9. Yellow-throated Marten, Martes flovigula (Schedule II): Occurs in coniferous and broad-leaved forests in hilly terrain.
 - Mountain Weasel, Mustela altaica (Near Threatened/Schedule II): Occurs around meadows and fields on bushy valley floors, semi-desert areas or boulder-srewn sorts slopes and loosely erased stone walls around villages.
 - 11. Asiatic Black Beer, Ursus thibetanus (Vulnerable/Schedule II): Occurs in forested areas and around human habitations.
 - 12. Royle's Pika Ochotona roylei (Schedule IV): Occurs in rubble fields, slopes covered by rock scree and bushes.
 - 13. Indian Crested Porcupine, Hystrix indica (Schedule IV): Occurs along rocky hillsides, karewas and dry scrub lands.

The proposed area is also home to around 100 species of birds which notably include Golden Eagle, Bearded Vulture, Himalayan Griffon Vulture, Kashmir Flycatcher, Black throated Accentor, Orange Bullfinch, Kashmir Nuthatch, Chestnut Thrush, Black and Yellow Grosbek, Common Rosefinch, European Roller, European Bee- eater, chestnut-eared Bunting Pine Bunting and Rock Bunting.

Geology and Topography:

The proposed area falls in the Greater Himalayan Mountain Range of Western Himalayas. The terrain is rugged and undulated and includes high to moderate slopped mountain peaks, valleys, meadows and forested areas. The altitude varies from 2035m ASL (Kamla) to 4338m ASL (Pambagai). The rocks comprise of Mica Schist, Quartzite, Paragneiss, Migmatite and Leucograni.

Wildlife Warden, Shopian Division.



THE JAMMU AND KASHMIR GOVERNMENT GAZETTE

PART II—C

Notifications, Notices and Orders by the Election Commission.

भारत निर्वाचन आयोग Election Commission of India

ORDER

WHEREAS, the General Election to the Lok Sabha, 2019 was announced by the Election Commission ofIndia vide Press Note No. ECI/PN/24/2019 dated 10th March, 2019; and

WHEREAS, as per Section 78 of the Representation of the People Act, 1951, every contesting candidate has to lodge a true copy of his accounts of election expenses within 30 days with the concerned District Election Officer, from the date of election of the returned candidate; and

WHEREAS, the result of the election for l-Baramulla Parliamentary Constituency was declared by the Returning Officer on 23rd May, 2019 and HENCE THE LAST date for lodging the accounts of election expenses was 22nd June, 2019; and

WHEREAS, as per the report dated 22nd August, 2019 of the Chief Electoral Officer, Jammu and Kashmir, forwarding therewith DEO, Baramulla report dated 27-06-2019, Sh. Javid Ahmad Qureshi, a contesting candidate from l-Baramulla Parliamentary Constituency has failed to lodge any account of his election expenses, as required under law; and

WHEREAS, on the basis of the said report, a Show-Cause Notice No. 76/JK-HP/1/2019/NS-I, dated 13th September, 2019 was issued under Sub Rule (5) of rule 89 of the Conduct of Election Rules, 1961 by the Election Commission of India to Sh. Javid Ahmad Qureshi, for non submission of any accounts of his Election expenses; and

WHEREAS, as per the supplementary report dated 12th February, 2020 submitted by the District Election Officer, Baramulla, Jammu and Kashmir, Sh. Javid Ahmad Qureshi, a contesting candidate from l-Baramulla Parliamentary Constituency of J&K has failed to lodge true accounts of his election expenses, as required under law; and

WHEREAS, on the basis of the said report of the District Election Officer, Baramulla, Jammu & Kashmir, a Show-Cause Notice No. 76/J&K-HP/I/2019/NS-I, dated 3rd March, 2020 was issued under Sub Rule (5) of rule 89 of the Conduct of Election Rules, 1961 by the Election Commission of India to Sh. Javid Ahmad Qureshi, for submission of accounts of his election expenses with the following defects:ô

- 1. Abstract statement (Part I to part IV) not filled up/not duly signed.
- 2. Duly sworn in Affidavit of candidate not filed.
- 3. Register of day to day account along with bank register and cash register not signed.
- 4. Voucher in respect of items of election expenditure not submitted
- 5. The statement of bank account has not been submitted.
- 6. Details of all receipts for election expenses deposited in the bank a/c and all payment except petty expenses made by cheque have not been provided.
- 7. Not produced any voucher in support of account details.

WHEREAS, as per the acknowledgement receipt made available to the Election Commission by the District Election Officer, Baramulla, the said notice was served to Sh. Javid Ahmad Qureshi on 6th March, 2020, and

WHEREAS, the District Election Officer, Baramulla has submitted in his supplementary report, dated 30th July, 2020 that Sh. Javid Ahmad Qureshi, has neither submitted any representation and nor rectified the defects pointed out in the said notice. Further, no representation has been received in the Secretariat of the Election Commission of India, too; and

WHEREAS, on the basis of facts and available records, the Commission is satisfied that Sh. Javid Ahmad Qureshi has failed to lodge his accounts of election expenses in the manner prescribed under law and has no good reason or justification for the failure to do so; and

WHEREAS, Section 10 A of the Representation of the People Act, 1951 provides that:-

õIf the Election Commission is satisfied that a person-

- (a) Has failed to lodge an account of election expenses within the time and in the manner required by or under this Act; and
- (b) Has no good reason or justification for the failure,? the Election Commission shall, by order published in the official Gazette, declare him to be disqualified and any such person shall be disqualified for a period of three years from the date of the order.ö;

NOW, THEREFORE, in pursuance of Section 10A of the Representation of the People Act, 1951, the Election Commission ofIndia hereby declares Sh. Javid Ahmad Qureshi, Nar Baba Hangah, Batagund Handwara, Kupwara, J&K and a contesting candidate from l-Baramulla Parliamentary Constituency of the State of J&K in the General Elections to the Lok Sabha, 2019, to be disqualified for being chosen as and for being

By order.

(Sd.) KUMAR RAJEEV,

Secretary, Election Commission of India.

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Published for general information.

(Sd.) ANIL SALGOTRA

Joint Chief Electoral Officer,
UT of J&K, Jammu.

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Election Commission of India

निर्वाचन सदन, अशोका रोड़, नई दिल्ली–110001	Nirvachan Sadan, Ashoka Road, New Delhi-110001
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No. 76/J&K-HP/06/2019	Dated: 07th September, 2020
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WHEREAS, the General Election to the Lok Sabha, 2019 was announced by Election Commission of India vide Press Note No. ECI/PN/24/2019 dated 10th March, 2019; and

WHEREAS, as per Section 78 of the Representation of the People Act 1951, every contesting candidate has to lodge a true copy of his accounts of election expenses within 30 days with the concerned District Election Officer, from the date of election of the returned candidate; and

WHEREAS, the result of the election for 6-Jammu Parliamentary Constituency was declared by the Returning Officer on 23rd May, 2019 and hence the last date for lodging the accounts of election expenses was 22nd June, 2019; and

WHEREAS, as per the report dated 22nd August, 2019 of the Chief Electoral Officer, Jammu & Kashmir forwarding therewith the DEO, Jammu report dated 21-06-2019, Sh. Sakander Ahmad Nourani, a contesting candidate from 6-Jammu Parliamentary Constituency has failed to lodge any account of his election expenses. as required under law; and

WHEREAS, on the basis of the said report a Show-Cause notice No. 76/JK/HP/6/2019/NS-L dated 13th September, 2019 was issued under Sub Rule (5) of rule 89 of the Conduct of Election Rules, 1961 by the Election Commission of India to Sh. Sakander Ahmad Nourani, for non submission of any accounts of his Election expenses; and

WHEREAS, through the above said Show Cause Notice and under Sub Rule (6) of Rule 89 of the Conduct of Election Rules. 1961, Sh. Sakander Ahmad Nourani was directed to submit his representation in writing to the Commission explaining the reason for non-submission of accounts and also to lodge his accounts of election expenses with the District Election Officer, Jammu within 20 days from the date of receipt of the notice; and

WHEREAS, as per the acknowledgement receipt made available to the Election Commission by the District Election Officer, Jammu, the said notice was served to Sh. Sakander Ahmad Nourani on 29th September, 2019 at the address provided by the candidate in the nomination papers; and

WHEREAS, the District Election Officer, Jammu has submitted in his supplementary report, dated 16th January, 2020 that Sh. Sakander Ahmad Nourani, has not submitted any representation or a statement of correct account of his election expenses, duly signed along with original vouchers etc. till date. Further, after receipt of the said notice, he has neither furnished any reason nor explantation to the Election Commission of India for his failure to lodge the accounts as prescribed under law; and

WHEREAS, on the basis of facts and available records. the Commission is satisfied that Sh. Sakander Ahmad Nourani has failed to lodge his accounts of election expenses and has no good reason or justification for the failure to do so; and

WHEREAS. Section 10A of the Representation of the People Act, 1951 provides that :ô

olf the Election Commission is satisfied that a personó

- (e) Has failed to lodge an account or election expenses within the time and in the manner required by or under this Act; and
- (f) Has no good reason or justification for the failure, the Election Commission shall, by order published in the official Gazette, declare him to be disqualified and any such person shall be disqualified for a period of three years from the date of the order.ö:

NOW, THEREFORE, in pursuance of Section 10A of the Representation of the People Act, 1951, the Election Commission of India hereby declares Sh. Sakander Ahmad Nourani, R/o VPO Hari. Tehsil Surankote, District Poonch, J&K and a contesting candidate from 6- Jammu Parliamentary Constituency in the UT of J&K in the General Election to the Lok Sabha, 2019, to be disqualified for being chosen as and for being a

By order.

(Sd.) KUMAR RAJEEV,

Secretary, Election Commission of India.

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Published for general information.

(Sd.) ANIL SALGOTRA,
Joint Chief Electoral Officer,
UT of J&K, Jammu.

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Election Commission of India

ORDER

WHEREAS, the General Election to the Lok Sabha, 2019 was announced by the Election Commission of India vide Press Note No. ECI/PN/24/2019 dated 10th March, 2019; and

WHEREAS. as per Section 78 of the Representation of the People Act. 1951, every contesting candidate has to lodge a true copy of his accounts of election expenses within 30 days with the concerned District Election Officer, from the date of election of the returned candidate; and

WHEREAS. the result of the election for 6-Jammu Parliamentary Constituency was declared by the Returning Officer on 23rd May, 2019 and hence the last date for lodging the accounts of election expenses was 22nd June, 2019; and

WHEREAS, as per the report dated 22nd August, 2019 of the Chief Electoral Officer, Jammu & Kashmir forwarding therewith the DEO, Jammu report dated 21.06.2019, Sh. Balwan Singh, a contesting candidate from 6-Jammu Parliamentary Constituency has failed to lodge any account of his election expenses, as required under law; and

WHEREAS, on the basis of the said report, a Show-Cause Notice No. 76/JK-HP/6/2019/NS-I, dated 13th September, 2019 was issued under Sub Rule (5) of rule 89 of the Conduct of Election Rules, 1961 by the Election Commission of India to Sh. Balwan Singh, for non submission of any accounts of his Election expenses; and

WHEREAS, through the above Said Show Cause Notice and under Sub Rule (6) of Rule 89 of the Conduct of Election Rules, 1961, Sh. Balwan Singh was directed to submit his representation in writing to the Commission explaining the reason for non-submission of accounts and also to lodge his accounts of election expenses with the District Election Officer, Jammu within 20 days from the date of receipt of the notice; and

WHEREAS, as per the acknowledgement receipt made available to the Election Commission by the District Election Officer, Jammu, the said notice was served to Sh. Balwan Singh on 15th October, 2019 at the address provided by the candidate in the nomination papers; and

WHEREAS, the District Election Officer, Jammu has submitted in his supplementary report dated 16th January, 2020 that Sh. Balwan Singh, has not submitted any representation or a statement of correct account of his election expenses, duly signed along with original vouchers etc. till date. Further, after receipt of the said notice, he has neither furnished any reason nor explanation to the Election Commission of India, for his failure to lodge the accounts as prescribed under law; and

WHEREAS, on the basis of facts and available records, the Commission is satisfied that Sh, Balwan Singh has failed to lodge his accounts or election expenses and has no good reason or justification for the failure to do so; and

WHEREAS, Section 10A of the Representation of the People Act, 1951 provides that :ô

õIf the Election Commission is satisfied that a person-

- (c) Has failed to lodge an account of election expenses within the time and in the-manner required by or under this Act; and
- (d) Has no good reason or justification for the failure, the Election Commission shall, by order published in the official Gazette, declare him to be disqualified and any such person shall be disqualified for a period of three years from the date of the order.ö;

NOW, THEREFORE, in pursuance of Section 10A of the Representation of the People Act, 1951, the Election Commission of India hereby declares Sh. Balwan Singh, R/o Village Rara, Tehsil Ramgarh, District Samba, J&K and a contesting candidate from 6-Jammu Parliamentary Constituency in the UT of J&K in the General Election to the Lok Sabha, 2019, to be disqualified for being chosen as and for being a

By order.

(Sd.) KUMAR RAJEEV,

Secretary, Election Commission of India.

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Published for general information.

(Sd.) ANIL SALGOTRA,
Joint Chief Electoral Officer,
UT of J&K, Jammu.

Election Commission of India

ORDER

WHEREAS, the General Election to the Lok Sabha, 2019 was announced by the Election Commission of India vide Press Note No. ECI/PN/24/2019 dated 10th March, 2019; and

WHEREAS, as per Section 78 of the Representation of the People Act, 1951, every contesting candidate has to lodge a true copy of his accounts of election expenses within 30 days with the concerned District Election Officer, from the date of election of the returned candidate; and

WHEREAS, the result of the election for 6-Jammu Parliamentary Constituency was declared by the Returning Officer on 23rd May, 2019 and hence the last date for lodging the accounts of election expenses was 22nd June, 2019; and

WHEREAS, as per the report dated 22nd August, 2019 of the Chief Electoral Officer, Jammu & Kashmir forwarding therewith the DEO, Jammu report dated 21-06-2019, Sh. Anil Singh, a contesting candidate from 6-Jammu Parliamentary Constituency has failed to lodge any account of his election expenses, as required under law; and

WHEREAS, on the basis of the said report, a Show-Cause Notice No. 76/JK-HP/6/2019/NS-I, dated 13th September, 2019 was issued under Sub Rule (5) of rule 89 of the Conduct of Election Rules, 1961 by the Election Commission of India to Sh. Anil Singh, for non submission of any accounts of his Election expenses; and

WHEREAS, through the above said Show Cause Notice and under Sub Rule (6) of Rule 89 of the Conduct of Election Rules, 1961, Sh. Anil Singh was directed to submit his representation in writing to the Commission explaining the reason for non submission of accounts and also to lodge his accounts of election expenses with the District Election Officer, Jammu within 20 days from the date of receipt of the notice; and

WHEREAS, as per the acknowledgement receipt made available to the Election Commission by the District Election Officer, Jammu, the said notice was served to Sh. Anil Singh on 12th October, 2019 at the address provided by the candidate in the nomination papers; and

WHEREAS, the District Election Officer, Jammu has submitted in his supplementary report, dated 16th January, 2020 that Sh. Anil Singh, has not submitted any representation or a statement of correct account of his election expenses, duly signed along with original vouchers etc. till date. Further, after receipt of the said notice, he has neither furnished any reason nor explanation to the Election Commission of India, for his failure to lodge the accounts as prescribed under law; and

WHEREAS, on the basis of facts and available records, the Commission is satisfied that Sh. Anil Singh has failed to lodge his accounts of election expenses and has no good reason or justification for the failure to do so; and

WHEREAS, Section 10 A of the Representation of the People Act, 1951 provides tható

õIf the Election Commission is satisfied that a person-

- (a) Has failed to lodge an account of election expenses within the time and in the manner required by or under this Act; and
- (b) Has no good reason or justification for the failure, the Election Commission shall, by order published in the official Gazette, declare him to be disqualified and any such person shall be disqualified for a period of three years from the date of the order.ö;

NOW, THEREFORE, in pursuance of Section 10A of the Representation of the People Act, 1951, the Election Commission of India hereby declares Sh. Anil Singh, R/o Kote, Tehsil Bhalwal, District Jammu, J&K and a contesting candidate from 6-Jammu Parliamentary Constituency in the UT of J&K in the General Election to the Lok Sabha, 2019, to be

By Order.

(Sd.) KUMAR RAJEEV,

Secretary, Election Commission of India.

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Published for general information.

(Sd.) ANIL SALGOTRA, Joint Chief Electoral Officer, UT of J&K, Jammu.

Election Commission of India

ORDER

WHEREAS, the General Election to the Lok Sabha, 2019 was announced by the Election Commission of India vide Press Note No. ECI/PN/24/2019 dated to 10th March, 2019; and

WHEREAS, as per Section 78 of the Representation of the People Act, 1951, every contesting candidate has to lodge a true copy of his accounts of election expenses within 30 days with the concerned District Election Officer, from the date of election of the returned candidate; and

WHEREAS, the result of the election for 5-Udhampur Parliamentary Constituency was declared by the Returning Officer on 23rd May, 2019 and hence the last date for lodging the accounts of election expenses was 22nd June, 2019; and

WHEREAS, as per the report dated 22nd August, 2019 of the Chief Electoral Officer, Jammu & Kashmir forwarding therewith the DEO, Udhampur report dated 23-06-2019, Sh. Firdous Ahmad Bawani, a contesting candidate from 5-Udhampur Parliamentary Constituency has failed to lodge any account of his election expenses, as required under law; and

WHEREAS, on the basis of the said report, a Show-Cause Notice No. 76/JK-HP/5/2019/NS-I, dated 13th September, 2019 was issued under Sub Rule (5) of rule 89 of the Conduct of Election Rules, 1961 by the Election Commission of India to Sh. Firdous Ahmad Bawani, for non submission of any accounts of his Election expenses; and

WHEREAS, through the above said Show Cause Notice and under Sub Rule (6) of Rule 89 of the Conduct of Election Rules, 1961, Sh. Firdous Ahmad Bawani was directed to submit his representation in writing to the Commission explaining the reason for non submission of accounts and also to lodge his accounts of election expenses with the District Election Officer, Kathua, 20 days from the date of receipt of the notice; and

WHEREAS, as per the acknowledgement receipt made available to the Election Commission by the District Election Officer, Kathua, the said notice was served to Sh. Firdous Ahmad Bawani on 26th September, 2019 at the address provided by the candidate in the nomination papers; and

WHEREAS, the District Election Officer, Kathua has submitted in his supplementary report, dated 26th May, 2020 that Sh. Firdous Ahmad Bawani, has not submitted any representation or a statement of correct account of his election expenses, duly signed along with original vouchers etc. till date. Further, after receipt of the said notice, he has neither furnished any reason nor explanation to the Election Commission of India, for his failure to lodge the accounts as prescribed under law; and

WHEREAS, on the basis of facts and available records, the Commission is satisfied that Sh. Firdous Ahmad Bawani has failed to lodge his accounts of election expenses and has no good reason or justification for the failure to do so; and

WHEREAS, Section 10A of the Representation of the People Act, 1951 provides that :ô

õIf the Election Commission is satisfied that a person-

- (c) Has failed to lodge an account of election expenses within the time and in the manner required by or under this Act; and
- (d) Has no good reason or justification for the failure, the Election Commission shall, by order published in the official Gazette, declare him to be disqualified and any such person shall be disqualified for a period of three years from the date of the order.ö;

NOW, THEREFORE, in pursuance of Section 10A of the Representation of the People Act, 1951, the Election Commission of India hereby declares Sh. Firdous Ahmad Bawani, R/o Village Sigdi Bhatta, PO-Palmar, Tehsil Chatroo, District Kishtwar, J&K and a contesting candidate from 5-Udhampur Parliamentary Constituency in the UT of J&K in the General Election to the Lok Sabha, 2019, to be disqualified for being chosen as and for being a member of either House of Parliament or the Legislative

By order.

(Sd.) KUMAR RAJEEV,

Secretary, Election Commission of India.

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Published for general information.

(Sd.) ANIL SALGOTRA,
Joint Chief Electoral Officer,
UT of J&K, Jammu.

Election Commission of India

ORDER

WHEREAS, the General Election to the Lok Sabha, 2019 was announced by the Election Commission of India vide Press Note No. ECI/PN/24/2019 dated 10th March, 2019; and

WHEREAS, as per Section 78 of the Representation of the People Act, 1951, every contesting candidate has to lodge a true copy of his accounts of election expenses within 30 days with the concerned District Election Officer, from the date of election of the returned candidate; and

WHEREAS, the result of the election for 5-Udhampur Parliamentary Constituency was declared by the Returning Officer on 23rd May, 2019 and hence the last date for lodging the accounts of election expenses was 22nd June, 2019; and

WHEREAS, as per the report dated 22nd August, 2019 of the Chief Electoral Officer, Jammu and Kashmir forwarding therewith the DEO, Udhamupr report dated 23-06-2019, Sh. Rakesh Mudgal, a contesting candidate from 5-Udhampur Parliamentary Constituency has failed to lodge any account of his election expenses, as required under law; and

WHEREAS, on the basis of the said report, a Show Cause Notice No. 76/JK-HP/5/2019/NS-I dated 13th September, 2019 was issued under Sub-Rule (5) of Rule 89 of the Conduct of Election Rules, 1961 by the Election Commission of India to Sh. Rakesh Mudgal, for non-submission of any accounts of his election expenses; and

WHEREAS, through the above said Show Cause Notice and under Sub-Rule (6) of Rule 89 of the Conduct of Election Rules, 1961, Sh. Rakesh Mudgal was directed to submit his representation in writing to the Commission explaining the reason for non-submission of accounts and also to lodge his accounts of election expenses with the District Election Officer, Kathua 20 days from the date of receipt of the notice; and

WHEREAS, as per the acknowledgement receipt made available to the Election Commission by the District Election Officer, Kathua, the said notice was served to Sh. Rakesh Mudgal on 23rd September, 2019 at the address provided by the candidate in the nomination papers; and

WHEREAS, the District Election Officer, Kathua has submitted in his supplementary report dated 26th May, 2020 that Sh. Rakesh Mudgal, has not submitted any representation or a statement of correct account of his election expenses, duly signed along with original vouchers etc. till date. Further, after receipt of the said notice, he has neither furnished any reason nor explanation to the Election Commission of India, for his failure to lodge the accounts as prescribed under law; and

WHEREAS, on the basis of facts and available records, the Commission is satisfied that Sh. Rakesh Mudgal has failed to lodge his accounts of election expenses and has no good reason or justification for the failure to do so; and

WHEREAS, Section 10A of the Representation of the People Act, 1951 provides that :ô

õIf the Election Commission is satisfied that a personó

- (a) Has failed to lodge an account of election expenses within the time and in the manner required by or under this Act; and
- (b) Has no good reason or justification for the failure, the Election Commission shall, by order published in the Official Gazette, declare him to be disqualified and any such person shall be disqualified for a period of three years from the date of the order.ö.

NOW, THEREFORE, in pursuance of Section 10A of the Representation of the People Act, 1951, the Election Commission of India hereby declares Sh. Rakesh Mudgal, House No. 14, Ext. II, Nangloi, Delhi-41 and a contesting candidate from 5-Udhampur Parliamentary Constituency in the UT of J&K in the General Election to the Lok Sabha, 2019, to be disqualified for being chosen as and for being a member of either House of

By order.

(Sd.) KUMAR RAJEEV,

Secretary, Election Commission of India.

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Published for general information.

(Sd.) ANIL SALGOTRA,
Joint Chief Electoral Officer,
UT of J&K, Jammu.

भारत निर्वाचन आयोग Election Commission of India

ORDER

WHEREAS, the General Election to the Lok Sabha, 2019 was announced by the Election Commission of India vide Press Note No. ECI/PN/24/2019 dated 10th March, 2019; and

WHEREAS, as per Section 78 of the Representation of the People Act, 1951, every contesting candidate has to lodge a true copy of his accounts of election expenses within 30 days with the concerned District Election Officer, from the date of election of the returned candidate; and

WHEREAS, the result of the election for 3-Anantnag Parliamentary Constituency was declared by the Returning Officer on 23rd May, 2019 and hence the last date for lodging the accounts of election expenses was 22nd June, 2019; and

WHEREAS, as per the report dated 22nd August, 2019 of the Chief Electoral Officer, Jammu and Kashmir, forwarding therewith DEO, Anantnag report dated 10.07.2019, Sh. Mirza Sajad Hussain Beigh, a contesting candidate from 3-Anantnag Parliamentary Constituency has failed to lodge any account of his election expenses, as required under law; and

WHEREAS, on the basis of the said report, a Show Cause Notice No. 76/JK-HP/3/2019/NS-I dated 13th September, 2019 was issued under Sub-Rule (5) of Rule 89 of the Conduct of Election Rules, 1961 by the Election Commission of India to Sh. Mirza Sajad Hussain Beigh, for non-submission of any accounts of his Election expenses; and

WHEREAS, through the above said Show Cause Notice and under Sub-Rule (6) of Rule 89 of the Conduct of Election Rules, 1961, Sh. Mirza Sajad Hussain Beigh was directed to submit his representation in writing to the Commission explaining the reason for non-submission of accounts and also to lodge his accounts of election expenses with the District Election Officer, Anantnag within 20 days from the date of receipt of the notice; and

WHEREAS, as per the acknowledgement receipt made available to the Election Commission by the District Election Officer, Anantnag, the said notice was served to Sh. Mirza Sajad Hussain Beigh on 17th January, 2020 (Through speed/Regd. Post) at the address provided by the candidate in the nomination papers; and

WHEREAS, the District Election Officer, Anantnag has submitted in his supplementary report, dated 12th February, 2020 that Sh. Mirza Sajad Hussain Beigh, has not submitted any representation or a statement of correct account of his election expenses, duly signed along with original vouchers etc. till date. Further, after receipt of the said notice, he has neither furnished any reason nor explanation to the Election Commission of India, for his failure to lodge the accounts as prescribed under law; and

WHEREAS, on the basis of facts and available records, the Commission is satisfied that Sh. Mirza Sajad Hussain Beigh has failed to lodge his accounts of election expenses and has no good reason or justification for the failure to do so; and

WHEREAS, Section 10A of the Representation of the People Act, 1951 provides that :ô

õIf the Election Commission is satisfied that a personô

- (i) Has failed to lodge an account of election expenses within the time and in the manner required by or under this Act; and
- (j) Has no good reason or justification for the failure, the Election Commission shall, by order published in the Official Gazette, declare him to be disqualified and any such person shall be disqualified for a period of three years from the date of the order.ö.

NOW, THEREFORE, in pursuance of Section 10A of the Representation of the People Act, 1951, the Election Commission of India hereby declares Sh. Mirza Sajad Hussain Beigh, R/o Madeen Sahib, Hawal, Srinagar, J&K and a contesting candidate from 3-Anantnag Parliamentary Constituency in the UT of J&K in the General Election to the Lok Sabha, 2019, to be disqualified for being chosen as and for being a member of either House of Parliament or the Legislative Assembly or Legislative

By order.

(Sd.) KUMAR RAJEEV,

Secretary, Election Commission of India.

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Published for general information.

(Sd.) ANIL SALGOTRA,
Joint Chief Electoral Officer,
UT of J&K, Jammu.

Election Commission of India

ORDER

WHEREAS, the General Election to the Lok Sabha, 2019 was announced by the Election Commission of India vide Press Note No. ECI/PN/24/2019 dated 10th March, 2019; and

WHEREAS, as per Section 78 of the Representation of the People Act, 1951, every contesting candidate has to lodge a true copy of his accounts of election expenses within 30 days with the concerned District Election Officer, from the date of election of the returned candidate; and

WHEREAS, the result of the election for 3-Anantnag Parliamentary Constituency was declared by the Returning Officer on 23rd May, 2019 and hence the last date for lodging the accounts of election expenses was 22nd June, 2019; and

WHEREAS, as per the report dated 22nd August, 2019 of the Chief Electoral Officer, Jammu and Kashmir, forwarding therewith DEO, Anantnag report dated 10-07-2019, Sh. Surinder Singh, a contesting candidate from 3-Anantnag Parliamentary Constituency has failed to lodge any account of his election expenses, as required under law; and

WHEREAS, on the basis of the said report, a Show Cause Notice No. 76/JK-HP/3/2019/NS-I dated 13th September, 2019 was issued under Sub-Rule (5) of Rule 89 of the Conduct of Election Rules, 1961 by the Election Commission of India to Sh. Surinder Singh, for non-submission of any accounts of his Election expenses; and

WHEREAS, through the above said Show Cause Notice and under Sub-Rule (6) of Rule 89 of the Conduct of Election Rules, 1961, Sh. Surinder Singh was directed to submit his representation in writing to the Commission explaining the reason for non-submission of accounts and also to lodge his accounts of election expenses with the District Election Officer, Anantnag within 20 days from the date of receipt of the notice; and

WHEREAS, as per the acknowledgement receipt made available to the Election Commission by the District Election Officer, Anantnag, the said notice was served to Sh.Surinder Singh on 17th January, 2020 (Through Spccd/Regd. Post) at the address provided by the candidate in the nomination papers; and

WHEREAS, the District Election Officer, Anantnag has submitted in his supplementary report, dated 12th February, 2020 that Sh. Surinder Singh, has not submitted any representation or a statement of correct account of his election expenses, duly signed along with original vouchers etc. till date. Further, after receipt of the said notice, he has neither furnished any reason nor explanation to the Election Commission of India, for his failure to lodge the accounts as prescribed under law; and

WHEREAS, on the basis of facts and available records, the Commission is satisfied that Sh. Surinder Singh has failed to lodge his accounts of election expenses and has no good reason or justification for the failure to do so; and

WHEREAS, Section 10A of the Representation of the People Act, 1951 provides that :ô

õIf the Election Commission is satisfied that a personô

- (g) Has failed to lodge an account of election expenses within the time and in the manner required by or under this Act; and
- (h) Has no good reason or justification for the failure, the Election Commission shall, by order published in the Official Gazette, declare him to be disqualified and any such person shall be disqualified for a period of three years from the date of the order.ö.

NOW, THEREFORE, in pursuance of Section 10A of the Representation of the People Act, 1951, the Election Commission of India hereby declares Sh. Surinder Singh, R/o Chak Shekha, District Kathua, J&K and a contesting candidate from 3-Anantnag Parliamentary Constituency of the State of J&K in the General Election to the Lok Sabha, 2019, to be disqualified for being chosen as and for being a member of

By order.

(Sd.) KUMAR RAJEEV,

Secretary, Election Commission of India.

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Published for general information.

(Sd.) ANIL SALGOTRA, Joint Chief Electoral Officer, UT of J&K, Jammu.

Election Commission of India

ORDER

WHEREAS, the General Election to the Lok Sabha, 2019 was announced by the Election Commission of India vide Press Note No. ECI/PN/24/2019 dated 10th March, 2019; and

WHEREAS, as per Section 78 of the Representation of the People Aet, 1951, every contesting candidate has to lodge a true copy of his accounts of election expenses within 30 days with the concerned District Election Officer, from the date of election of the returned candidate; and

WHEREAS, the result of the election for 3-Anantnag Parliamentary Constituency was declared by the Returning Officer on 23rd May, 2019 and hence the last date for lodging the accounts of election expenses was 22nd June, 2019; and

WHEREAS, as per the report dated 22nd August, 2019 of the Chief Electoral Officer, Jammu and Kashmir, forwarding therewith DEO, Anantnag report dated 10-07-2019, Sh. Ali Mohd. Wani, a contesting candidate from 3-Anantnag Parliamentary Constituency has failed to lodge any account of his election expenses, as required under law; and

WHEREAS, on the basis of the said report, a Show Cause Notice No. 76/JK-HP/3/2019/NS-I dated 13th September, 2019 was issued under Sub-Rule (5) of Rule 89 of the Conduct of Election Rules, 1961 by the Election Commission of India to Sh. Ali Mohd. Wani, for non-submission of any accounts of his Election expenses; and

WHEREAS, through the above said Show Cause Notice and under Sub-Rule (6) of Rule 89 of the Conduct of Election Rules, 1961, Sh. Ali Mohd. Wani was directed to submit his representation in writing to the Commission explaining the reason for non-submission of accounts and also to lodge his accounts of election expenses with the District Election Officer, Anantnag within 20 days from the date of receipt of the notice; and

WHEREAS, as per the acknowledgement receipt made available to the Election Commission by the District Election Officer, Anantnag, the said notice was served to Sh. Ali Mohd. Wani on 17th January, 2020 (Through Speed/Regd Post) at the address provided by the candidate in the nomination papers; and

WHEREAS, the District Election Officer, Anantnag has submitted in his supplementary report, dated 12th February, 2020 that Sh. Ali Mohd. Wani, bas not submitted any representation or a statement of correct account of his election expenses, duly signed along with original vouchers etc. till date. Further, after receipt of the said notice, he has neither furnished any reason nor explanation to the Election Commission of India, for his failure to lodge the accounts as prescribed under law; and

WHEREAS, on the basis of facts and available records, the Commission is satisfied that Sh. Ali Mohd. Wanihas failed to lodge his accounts of election expenses and has no good reason or justification for the failure to do so; and

WHEREAS, Section 10 A of the Representation of the People Act, 1951 provides that :ô

õIf the Election Commission is satisfied that a personó

- (e) Has failed to lodge an account of election expenses within the time and in the manner required by or under this Act; and
- (f) Has no good reason or justification for the failure, the Election Commission shall, by order published in the Official Gazette, declare him to be disqualified and any such person shall be disqualified for a period of three years from the date of the order.ö.

NOW, THEREFORE, in pursuance of Section 10A of the Representation of the People Act, 1951, the Election Commission of India hereby declares Sh. Ali Mohd. Wani, R/o Telangam, Pulwama, J&K and a contesting candidate from 3-Anantnag Parliamentary Constituency in the

By order.

(Sd.) KUMAR RAJEEV,

Secretary, Election Commission of India.

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Published for general information.

(Sd.) ANIL SALGOTRA,
Joint Chief Electoral Officer,
UT of J&K, Jammu.

भारत निर्वाचन आयोग Election Commission of India

ORDER

WHEREAS, the General Election to the Lok Sabha, 2019 was announced by the Election Commission of India vide Press Note No. ECI/PN/24/2019 dated 10th March, 2019; and

WHEREAS, as per Section 78 of the Representation of the People Act, 1951, every contesting candidate has to lodge a true copy of his accounts of election expenses within 30 days with the concerned District Election Officer, from the date of election of the returned candidate; and

WHEREAS, the result of the election for 3-Anantnag Parliamentary Constituency was declared by the Returning Officer on 23rd May, 2019 and hence the last date for lodging the accounts of election expenses was 22nd June, 2019; and

WHEREAS, as per the report dated 22nd August, 2019 of the Chief Electoral Officer, Jammu and Kashmir, forwarding therewith DEO, Anantnag report dated 10-07-2019, Sh. Shams Khawaja, a contesting candidate from 3-Anantnag Parliamentary Constituency has failed to lodge any account of his election expenses, as required under law; and

WHEREAS, on the basis of the said report, a Show Cause Notice No. 76/JK- HP/3/2019/NS-I dated 13th September, 2019 was issued under Sub-Rule (5) of Rule 89 of the Conduct of Election Rules, 1961 by the Election Commission of India to Sh. Shams Khawaja, for non-submission of any accounts of his Election expenses; and

WHEREAS, through the above said Show Cause Notice and under Sub-Rule (6) of Rule 89 of the Conduct of Election Rules, 1961, Sh. Shams Khawaja was directed to submit his representation in writing to the Commission explaining the reason for non-submission of accounts and also to lodge his accounts of election expenses with the District Election Officer, Anantnag within 20 days from the date of receipt of the notice; and

WHEREAS, as per the acknowledgement receipt made available to the Election Commission by the District Election Officer, Anantnag, the said notice was served to Sh. Shams Khawaja on 17th January, 2020 (Through Speed/Regd. Post) at the address provided by the candidate in the nomination papers; and

WHEREAS, the District Election Officer, Anantnag has submitted in his supplementary report, dated 12th February, 2020 that Sh. Shams Khawaja, has not submitted any representation or a statement of correct account of his election expenses, duly signed along with original vouchers etc. till date. Further, after receipt of the said notice, he has neither furnished any reason nor explanation to the Election Commission of India, for his failure to lodge the accounts as prescribed under law; and

WHEREAS, on the basis of facts and available records, the Commission is satisfied that Sh. Shams Khawaja has failed to lodge his accounts of election expenses and has no good reason or justification for the failure to do so; and

WHEREAS, Section 10A of the Representation of the People Act, 1951 provides that :ô

õIf the Election Commission is satisfied that a personó

- (c) Has failed to lodge an account of election expenses within the time and in the manner required by or under this Act; and
- (d) Has no good reason or justification for the failure, the Election Commission shall, by order published in the Official Gazette, declare him to be disqualified and any such person shall be disqualified for a period of three years from the date of the order.ö.

NOW, THEREFORE, in pursuance of Section 10A of the Representation of the People Act, 1951, the Election Commission of India hereby declares Sh. Shams Khawaja, R/o Abdul Fazal Enclave-I, New Delhi and a contesting candidate from 3-Anantnag Parliamentary Constituency in the UT of J&K in the General Election to the Lok Sabha,

By order.

(Sd.) KUMAR RAJEEV,

Secretary, Election Commission of India.

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Published for general information.

(Sd.) ANIL SALGOTRA,
Joint Chief Electoral Officer,
UT of J&K, Jammu.

भारत निर्वाचन आयोग Election Commission of India

ORDER

WHEREAS, the General Election to the Lok Sabha, 2019 was announced by the Election Commission of India vide Press Note No. ECI/PN/24/2019 dated 10th March, 2019; and

WHEREAS, as per Section 78 of the Representation of the People Act, 1951, every contesting candidate has to lodge a true copy of his accounts of election expenses within 30 days with the concerned District Election Officer, from the date of election of the returned candidate; and

WHEREAS, the result of the election for 3-Anantnag Parliamentary Constituency was declared by the Returning Officer on 23rd May, 2019 and hence the last date for lodging the accounts of election expenses was 22nd June, 2019; and

WHEREAS, as per the report dated 22nd August, 2019 of the Chief Electoral Officer, Jammu and Kashmir, forwarding therewith DEO, Anantnag report dated 10-07-2019, Sh. Riyaz Ahmad Bhat, a contesting candidate from 3-Anantnag Parliamentary Constituency has failed to lodge any aecount of his election expenses, as required under law; and

WHEREAS, on the basis of the said report, a Show Cause Notice No. 76/JK-HP/3/2019/NS-I dated 13th September, 2019 was issued under Sub-Rule (5) of Rule 89 of the Conduct of Election Rules, 1961 by the Election Commission of India to Sh. Riyaz Ahmad Bhat, for non-submission of any accounts of his Election expenses; and

WHEREAS, through the above said Show Cause Notice and under Sub-Rule (6) of Rule 89 of the Conduct of Election Rules, 1961, Sh. Riyaz Ahmad Bhat was directed to submit his representation in writing to the Commission explaining the reason for non-submission of accounts and also

WHEREAS, as per the acknowledgement receipt made available to the Election Commission by the District Election Officer, Anantnag, the said notice was served to Sh. Riyaz Ahmad Bhat on 17th January, 2020 (Through Specd/Regd. Post) at the address provided by the candidate in the nomination papers; and

WHEREAS, the District Election Officer, Anantnag has submitted in his supplementary report, dated 12th February, 2020 that Sh. Riyaz Ahmad Bhat, has not submitted any representation or a statement of correct account of his election expenses, duly signed along with original vouchers etc. till date. Further, after receipt of the said notice, he has neither furnished any reason nor explanation to the Election Commission of India, for his failure to lodge the accounts as prescribed under law; and

WHEREAS, on the basis of facts and available records, the Commission is satisfied that Sh. Riyaz Ahmad Bhat has failed to lodge his accounts of election expenses and has no good reason or justification for the failure to do so; and

WHEREAS, Section 10 A of the Representation of the People Act, 1951 provides that :ô

õIf the Election Commission is satisfied that a personô

- (a) Has failed to lodge an account of ejection expenses within the time and in the manner required by or under this Act; and
- (b) Has no good reason or justification for the failure, the Election Commission shall, by order published in the official Gazette, declare him to be disqualified and any such person shall be disqualified for a period of three years from the date of the order.ö.

NOW, THEREFORE, in pursuance of Section 10A of the Representation of the People Act, 1951, the Election Commission of India hereby declares Sh. Riyaz Ahmad Bhat, R/o Tukroo, Tengwani, Shopian, J&K and a contesting candidate from 3-Anantnag Parliamentary Constituency in the UT of J&K in the General Election to the Lok Sabha,

By order.

(Sd.) KUMAR RAJEEV,

Secretary, Election Commission of India.

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Published for general information.

(Sd.) ANIL SALGOTRA, Joint Chief Electoral Officer, UT of J&K, Jammu.



THE JAMMU AND KASHMIR GOVERNMENT GAZETTE

g is given to this part in order that it may be filed as a separate compilation

PART I—B

Jammu and Kashmir Government—Notifications.

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GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATÔ HOME DEPARTMENT

Notification

Jammu, the 9th of December, 2019.

S.O.627.ô In exercise of the powers conferred by section 24 of Code of Criminal Procedure, 1973, the Government hereby appoints the following officers of the Jammu and Kashmir Prosecution Service as Public Prosecutor(s)[PPs]/Additional Public prosecutor(s)[APPs], for conducting cases in the Courts indicated against each :6

			9/18th Agra., 1941. [No. 36-e óóóóóóóóóóóóóóóóóóóóóóóóóóóó Name of the Court
ô ô	$ \hat{o} \ \hat{o} \\ Mr. $	ô ô ô ô ô ô ô ô ô	3 0 0 0 0 0 0 0 0 0 0 0 0 0
1.	Mumtaz Saleem Mir	Additional Public Prosecutor	 Ist Additional District & Sessions Judge, Srinagar. 2nd Additional District & Sessions Judge, Srinagar.
2.	Aijaz Hussain	Additional Public Prosecutor	Additional District & Sessions Judge, Srinagar.
3.	Mohd Ashraf Bakshi	Public Prosecutor	Principal District & Sessions Judge, Kulgam.
4.	Afaq Ahmad Peer	Public Prosecutor	Principal District & Sessions Judge, Anantnag.
5.	Suresh Kumar	Public Additional Prosecutor	Additional District & Sessions Judge, Jammu.
6.	Irshad Ahmad Sheikh	Public Prosecutor	Principal District & Sessions Judge, Kishtwar.
7.	Vikrant Sharma	Additional Public Prosecutor	Additional District & Sessions Judge, Kathua.
8.	Satish Kumar	Public Prosecutor	Principal District & Sessions Judge, Kathua.
9.	Farooq Ahmad Malik	Public Prosecutor	Principal District & Sessions Judge, Shopian.
10.	Aijaz Ahmad Wani	Additional Public Prosecutor	Additional District & Sessions Judge, Anantnag.
11.	Surinder Kumar	Additional Public Prosecutor	Additional District & Sessions Judge, Doda.

This is an partial modification of S. O. 05 dated 31st October, 2019. It is further ordered that the above officers shall be deemed to have been relived from their present assignments, with immediate effect.

By order of the Government of Jammu and Kashmir.

(Sd.) SHALEEN KABRA, IAS,

Principal Secretary to Government.



THE

JAMMU & KASHMIR GOVERNMENT GAZETTE

separate compilation.

PART I—B

Jammu and Kashmir Government—Notifications.

GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATÔ DEPARTMENT LAW, JUSTICE AND PARLIAMENTARY AFFAIRS (POWER SECTION)

Notification

Jammu, the 25th of November, 2020.

S. O.-361.ô In exercise of the powers conferred by sub-section (1) of section 20 of the Code of Criminal Procedure, 1973, the Government hereby appoint Sh. Mohammad Syed Khan (KAS), Additional Deputy Commissioner, Udhampur to be the Executive Magistrate who shall exercise all the powers of an Executive Magistrate within the territorial jurisdiction of District Udhampur.

The Government further in exercise of the powers conferred by sub-section (2) of section 20 of the Cr. P. C., 1973 appoints the aforesaid Executive Magistrate as Additional District Magistrate within the territorial

By order of the Government.

(Sd.) ACHAL SETHI,

Secretary to Government, Department of Law, Justice and Parliamentary Affairs.



THE

JAMMU & KASHMIR GOVERNMENT GAZETTE

separate compilation.

PART I—B

Jammu and Kashmir Government—Notifications.

GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATÔ DEPARTMENT LAW, JUSTICE AND PARLIAMENTARY AFFAIRS (POWER SECTION)

Notification

Jammu, the 25th of November, 2020.

S. O.-361.ô In exercise of the powers conferred by sub-section (1) of section 20 of the Code of Criminal Procedure, 1973, the Government hereby appoint Sh. Mohammad Syed Khan (KAS), Additional Deputy Commissioner, Udhampur to be the Executive Magistrate who shall exercise all the powers of an Executive Magistrate within the territorial jurisdiction of District Udhampur.

The Government further in exercise of the powers conferred by sub-section (2) of section 20 of the Cr. P. C., 1973 appoints the aforesaid Executive Magistrate as Additional District Magistrate within the territorial

By order of the Government.

(Sd.) ACHAL SETHI,

Secretary to Government, Department of Law, Justice and Parliamentary Affairs.



THE

JAMMU & KASHMIR GOVERNMENT GAZETTE

separate compilation.

PART I—B

Jammu and Kashmir Government—Notifications.

GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATÔ DEPARTMENT LAW, JUSTICE AND PARLIAMENTARY AFFAIRS (POWER SECTION)

Notification

Jammu, the 25th of November, 2020.

S. O.-361.ô In exercise of the powers conferred by sub-section (1) of section 20 of the Code of Criminal Procedure, 1973, the Government hereby appoint Sh. Mohammad Syed Khan (KAS), Additional Deputy Commissioner, Udhampur to be the Executive Magistrate who shall exercise all the powers of an Executive Magistrate within the territorial jurisdiction of District Udhampur.

The Government further in exercise of the powers conferred by sub-section (2) of section 20 of the Cr. P. C., 1973 appoints the aforesaid Executive Magistrate as Additional District Magistrate within the territorial

By order of the Government.

(Sd.) ACHAL SETHI,

Secretary to Government, Department of Law, Justice and Parliamentary Affairs.



THE

JAMMU & KASHMIR GOVERNMENT GAZETTE

separate compilation.

PART I—B

Jammu and Kashmir Government—Notifications.

GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATÔ DEPARTMENT LAW, JUSTICE AND PARLIAMENTARY AFFAIRS (POWER SECTION)

Notification

Jammu, the 25th of November, 2020.

S. O.-361.ô In exercise of the powers conferred by sub-section (1) of section 20 of the Code of Criminal Procedure, 1973, the Government hereby appoint Sh. Mohammad Syed Khan (KAS), Additional Deputy Commissioner, Udhampur to be the Executive Magistrate who shall exercise all the powers of an Executive Magistrate within the territorial jurisdiction of District Udhampur.

The Government further in exercise of the powers conferred by sub-section (2) of section 20 of the Cr. P. C., 1973 appoints the aforesaid Executive Magistrate as Additional District Magistrate within the territorial

By order of the Government.

(Sd.) ACHAL SETHI,

Secretary to Government, Department of Law, Justice and Parliamentary Affairs.



JAMMU & KASHMIR GOVERNMENT GAZETTE

PART I—B

Jammu and Kashmir Government—Notifications.

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GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATô DEPARTMENT OF LAW, JUSTICE AND PARLIAMENTARY AFFAIRS

(Power Section)

Notification

Jammu, the 27th of November, 2020.

S.O.-366.óóIn exercise of the powers conferred by subsection (1) of section 20 of the Code of Criminal Procedure, 1973, the Government hereby appoint Officers of District Ramban mentioned in Annexure õAö to this notification to be the Executive Magistrates who

By order of the Government of Jammu and Kashmir.

(Sd.) ACHAL SETHI,

Secretary to Government, Department of Law, Justice and Parliamentary Affairs.

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S. No.	Name of the Officer	place of Posting						
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1 2 3 66666666666666666666666666666666666								
1.	Prof. Ranvijay Singh Salaria							
2.	Prof. Naveen Anand	Principal, GDC, Ramban						
3.	Prof. Rajesh Kumar Gupta	Principal, GDC, Batote						
4.	Dr. Om Raj Katoch	Asstt. Professor, GDC, Batote						
5.	Prof. Sunil Kuamr	Asstt. Professor, GDC, Batote						
6.	Sh. Shafiq Ahmad	Asstt. Professor, GDC, Ukhral						
7.	Sh. Ajay Kumar	Asstt. Professor, GDC, Banihal						
8.	Sh. Jatinder Lal	Asstt. Professor, GDC, Gool						
9.	Sh. Zafar Hayat	Asstt. Professor, GDC, Gool						
10.	Sh. Ashutosh Bakshi	AEE Divisional Office, Batote						
11.	Sh. Bilal Ahmed Parray	Employment Officer, Ramban						
12.	Sh. Ninad Sen	Executive Officer, MC, Batote						
13.	Sh. Parveez Ahmed	AE REW, Sub-Division, Banihal						
14.	Sh. Mohd Abdul Nasir	Lect. HSS, Khari						
15.	Sh. Hafiz-Ur-Rehman	Lect. HSS, Pogal						
16.	Sh. Sandeep Kumar	Lect. HSS, Neel						
17.	Sh. Mohd Hanief	Lect. GHSS, Sanasar						

19. Sh. Nadeem Asgar Lect. HSS, Tethar



THE JAMMU & KASHMIR GOVERNMENT GAZETTE

Vol. 132] Jammu, Wed., the 25th Sept., 2019/3rd Asv., 1941. [No. 25-m

Separate paging is given to this part in order that it may be filed as a separate compilation.

PART III

Laws, Regulations and Rules passed thereunder.

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GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATóóFINANCE DEPARTMENT

Notification

Srinagar, the 25th September, 2019.

SRO-551.óóln exercise of the powers conferred by proviso to section 118 of the constitution of Jammu and Kashmir, the Governor

- - (1) Para 1 of Exception 5 below Rule (6) as contained in Appendix 6 of the Jammu and Kashmir Financial Code Vol-II shall be recast as under :ô

õException 5-Jamadars and Orderlies of the Civil Secretariat only (Excluding the Jamadars and Orderlies of Head of Departments in the Civil Secretariat) shall be paid w. e. f. 01-04-2019 in lieu of Summer/Winter Uniforms as may be due under existing rules as per rates given below :ô

Kind of Uniform	Cost of cloth including material	Cost of Stitching
Winter Uniform (Superior Serge Cloth)	Rs. 1500	Rs. 1500
Summer Uniform (Terricot Cloth)	Rs. 900	Rs. 600

(2) Wearing of un iforms shall be necessary for all employees who receive grants for the purpose.

By order of the Government of Jammu and Kashmir.

(Sd.) Dr. A. K. Mehta, IAS,

Financial Commissioner, Finance Department.



JAMMU & KASHMIR GOVERNMENT GAZETTE

Vol. 132] Jammu, Mon., the 30th Sept., 2019/8th Asv., 1941. [No. 26-e

Separate paging is given to this part in order that it may be filed as a separate compilation.

PART I—B

Jammu and Kashmir Government-Notifications.

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GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIAT66HOME DEPARTMENT

Notification

Srinagar, the 30th September, 2019.

SRO-556.66Whereas, on 13-11-2009, Police Station, Bandipora received an information to the effect that Hurriyat leader Nayeem Ahmad Khan appeared at Gulshan Chowk, Bandipora and raised anti-national slogans with the aim and object to incite general public against the sovereignty and integrity of State and union of India; and

- 2. Whereas, a case FIR No. 234/2009 under section 13 ULA (P) Act, 1967 was registered at Police Station, Bandipora and investigation was taken up; and
- 3. Whereas, during the course of investigation, on the basis of statement of witnesses, the seizure memos and other evidence, a *prima facie* case has been established against the accused person under Section 13 of Unlawful Activities (Prevention) Act 1967; and
- 4. Whereas, the Authority appointed by the State Government under sub-section (2) of section 45 of the Unlawful Activities (Prevention) Act, 1967, has independently scrutinized the Case Diary file and all the other relevant documents relating to the case and has come to a definite conclusion that this is a fit case for accord of prosecution sanction against the said accused person; and
- 5. Whereas, after perusing the Case Diary, the relevant documents and also taking into consideration the observations/views of the Authority appointed under sub-section (2) of section 45 of the Unlawful Activities (Prevention) Act, 1967, the State Government is of the view that there is sufficient material and evidence available against the accused person for his prosecution under the aforesaid provisions of law.

Now, therefore, in exercise of powers conferred by sub-section (2) of section 45 of the Unlawful Activities (Prevention) Act, 1967, the State Government hereby accords sanction for launching prosecution against the accused person namely Nayeem Ahmad Khan S/o Gh. Mohammad Khan R/o Khore Pattan, Baramulla for the commission of offences punishable under section 13 of Unlawful Activities (Prevention) Act, 1967, in case FIR No. 234/2009 of Police Station, Bandipora.

By order of the Government of Jammu and Kashmir.

	(Sd.)			
Principal	Secretary	to	the	Government,
		Η	ome	Department.



JAMMU AND KASHMIR GOVERNMENT GAZETTE

PART II—C

Notifications, Notices and Orders by Election Commission.

STATE ELECTION COMMISSION,

UT of Jammu and Kashmir, Nirvachan Bhawan, Rail Head Complex, Jammu.

Order No. SEC/Pyt/2020/10

Dated 28-11-2020.

In exercise of powers conferred under section 36 of the Jammu and Kashmir Panchayati Raj Act, 1989, the Election Authority (State Election Commission) hereby prohibits the conduct of any exit poll and publishing or publicizing/displaying the result of exit poll by means of the print or electronic media or in any other manner in the ongoing District Development Council

(Sd.) K. K. SHARMA, IAS (RETD.),

State Election Commissioner, UT of Jammu and Kashmir.

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(Sd.) ANIL SALGOTRA,

Secretary, State Election Commission, UT of Jammu and Kashmir.



JAMMUAND KASHMIR GOVERNMENT GAZETTE

PART II—C

Notifications, Notices and Orders by Election Commission.

OFFICE OF THE CHIEF ELECTORAL OFFICER JAMMU AND KASHMIR

"Greater Participation for a Stronger Democracy"

Notification No. CEO/ME/2020/578

Dated 28-11-2020.

In exercise of powers conferred under section 9 of the J&K Municipal Corporation Act, 2000, and section 282 of the J&K Municipal Act, 2000, the Chief Electoral Officer, J&K hereby prohibits the conduct of any exit poll and publishing or publicizing/displaying the result of exit poll by means

(Sd.) HIRDESH KUMAR, IAS,

Chief Electoral Officer, Jammu and Kashmir.

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(Sd.) ANIL SALGOTRA,

Jt. Chief Electoral Officer, UT of Jammu and Kashmir.



JAMMU & KASHMIR GOVERNMENT GAZETTE

Part II—B

Notifications, Notices and Orders by Heads of Departments.

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GOVERNMENT OF JAMMU AND KASHMIR, INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT J&K AT SRINAGAR.

File No. 1000/ITLC/2017

Date of Institution : 05-07-2017 Date of Award : 31-12-2019

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Versus

In the Case of :ô

Naveed Khursheed Wani S/o Khurshid Ahmad Wani, R/o Umar Colony, Botashah Mohalla, Green Lane, House No. 39, Lal Bazar, Srinagar Vijay Kumar Sharma Managing Director, Foregen Healthcare

Ltd.,

Registered Office: 80-82, 3rd Floor LSC, DDA Market, J-Block, Vikas Puri, New-Delhi-18 and

Others.

(Applicant/Petitioner) (Non-applicants/Respondents) ô ô ô ô

In the matter of :ô Application under section 33-c(2) of I. D. Act, 1947 read with section 15(3) of Payment of Wages Act,

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Appearing Counsel:ô

For the petitioner: Advocate Rasheeda Shaheen For the Respondent: Advocate Fayaz Ahmad Lone

Present:

Mohammad Ali Khan, District and Sessions Judge

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AWARD

The applicant had preferred a claim application before this Industrial Tribunal-cum-Labour Court on 5th July, 2017 under Industrial Dispute Act and Payment of Wages Act claiming there the recovery of his unpaid and withheld wages w. e. f. June, 2016 to October, 2016, and April and May 2017 along with other allowances, dues and compensation for unnecessary withholding his legal dues/wages and other allowances. The applicant also claimed his termination by the non-applicants as illegal and unwarranted and not in accordance of the law. The claim application preferred by the applicant was supported with the documents viz. letter of appointment, salary statement, conversations made between the parties and all other attached documents. The scrutiny of the claim application supported with other documents and papers revealed that the applicant had been appointed as a õArea Sales Managerö by the non-applicant company in the year 2013 for the sale and promotion of their medicines and products and his place of posting was made at Srinagar with jurisdiction to whole Valley. The applicant without any far and fear worked for the non-applicant company and to the utmost satisfaction of his bosses and authorities without any sort of complaints or objections but unfortunately Valley of Kashmir witnessed a terrible unrest in the year 2016 and all kinds of Businessøs, Schooløs, Colleges, Government Offices, Shops and Establishment, Transport etc. got affected with continuous curfew, restictions and hartals.

The life in every sphere got stand still with no signs of free movement and everybody was confined within the four walls of his place of residence.

No. 26-4] The J&K Govt. Gazette, 24th Sept., 2020/2nd Asv., 1942. 3 and hartals and could not move around in connection with the business of the non-applicant otherwise also the applicant movement could not be fruitful because of the closure of every shops and establishment during the above mentioned period. This process of unrest and terrible turmoil continued for a couple of months i. e. from June to September/October, 2016 but after situation started to normalize and life to start come back in motion everybody came out of their houses/places and to continue the chorus of their life. Accordingly, the applicant also started to move and do his duty. Then the applicant demanded his monthly salary/wages for the period of unrest from his employer but they refused to release and pay the salary for these months and other allowances in the pretext of No Work No Payö. Instead to consider the reasonable demand of the applicant he was transferred to Delhi and his release of salary was made conditional and proportionate to his annual target of business which was not acceptable to the applicant for the reasons of in congenial atmosphere in the Valley and being the elder son of the family and shouldering the responsibilities of his old age parents to look after in the volatile atmosphere in the Valley with the result the applicant was asked to stop working for the company w. e. f. 11 May, 2017 through Email message dated 11-05-2017 at 2.52 pm by Mr. Surya Prakash with copies sent to other authorities of the company Mr. Harvinder chaogttra and Vikas Singh at Jammu office for their information.

The applicant tried to convince his employers about the situation but all in vain and after he could not get any relief he was constrained to seek the justice by knocking the doors of this Tribunal/Court. The case was registered and the non-applicants were summoned to file their response which they did. At the very first they pleaded that the applicant is not a õworkmanö as defined in 92(s) of the I. D. Act, 1947 and this court therefore lacks jurisdiction to take cognizance of the instant case. Further they added that the applicant had already been paid salary for the months of June and July and he cangt claim the wages and allowances of other months as he did not work for all these months. Therefore, the maxim of õNo Work No Payö will apply. To counter it the applicant had maintained that he was appointed as õArea Sales Managerö that was on paper but actually he was simply a õSales Representativeö and he was not answerable before any authority and nobody was working under his subordination and control. He was singly handling the whole affairs of the company and he had nothing to do with any cash transaction etc. but only to contact the Medical Officers

The J&K Govt. Gazette, 24th Sept., 2020/2nd Asv., 1942. [No. 26-4 the patients. So in this context he refused to have worked as a oArea Sales Managerö but as a simple õSales Workerö. Therefore argued and prayed that he is a worker and is covered under the definition of õWorkmanö as defined in the I. D. Act, 1947. Further also he had maintained all the words and expressions used but not defined in Sales Promotion Employees (Conditions of Service) Act, 1976 and defined in the I. D. Act, 1947 (14 of 1947) shall have the meanings respectively assigned to them in that Act. Rule 22 (2) of the Sales Promotion Employees (Condition of Service) Rules, 1976 make it clear that the provision of ID Act, 1947 (14 of 1947) as in force for the time being, shall apply to, or in relation to, Sales promotion, employees as they apply to, or in relation to, workmen within the meaning of that Act and the purposes of any proceeding under that Act in relation to an industrial dispute, a sales promotion employee shall be deemad to include a sales promotion employ who has been dismissed, discharged or retrenched in connection with or as a consequence of that dispute or whose dismissal, discharge or retrenchment had led to that dispute. For the purposes of the above quoted provision of law the applicant has referred S.2 (d) of the Sales Pronotion Employees (Condition of Service) Act, 1975 whereunder the terms of õSales Promotion Employeesö has been defined as under :ô

õSales Promotion Employeesö means any person by whatever name called (including an apprentice) employed or engaged in any establishment for hire or reward to do any work to promotion of sales or business, both õTherefore with respect to the above quoted provision of law he has clarified to be a õWorkmanö and not any manager etc.ö

Another objection raised by the non-applicants was that this Tribunal/Labour Courts lacks jurisdiction to entertain application of the applicant under section 33-c of the I. D. Act,1947 because there are the appropriate authorities to take cognizance of the case under the relevant Labour Acts. In this context they have also maintained that the claim amount shall have been subject matter under any settlement or award or agreement and this court can't entertain the claim application under section 33-c(2) of the I. D. Act, 1947. The applicant in his counter objection has stated that the instant Industrial Tribunal/Labour Court constituted by the State Govt. of J&K long back four decades ago has been vested with all the powers as described under schedules 2 & 3 of the I. D. Act, 1947. Beside other powers which are not mentioned in these above mentioned two schedules have also been delegated to empowered to exercise. The claim application under section

After objection/counter objection the following issues were framed:ô

- (1) Whether this Court/Tribunal has the jurisdiction to adjudicate upon the matter under trial?
- (2) Whether the jurisdiction of this Industrial Tribunal Court is restricted only to admitted claim under settlement between the parties?
- (3) Whether the applicant is entitled to the wages and other benefits during the period of turmoil in the Valley from July, 2016?
- (4) If so, to what extent.

And accordingly, the applicant was directed to produce his evidence in support of his claim application and other enclosure documents. Three witnesses including the applicant was examined on affidavit. In his examination and cross-examination they have deposed that the applicant was employed by the non-applicant company and have worked with them for a long period of time but his wages and other allowances/benefits have not been paid w. e. f. June, 2016 to October, 2016 and April and May, 2017 and have been withheld for no reason and fault on the part of the applicant. The two witnesses Mr. Suhaib Khursheed and Mr. Tahir Ahmad Khan who too are working with some pharmaceutical companies have stated that they have been paid wages/salary for the period of turmoil which the Valley witnessed terribly in the year 2016 though face the same situation as the applicant had but gracious enough their employers have understood the magnitude of the violance in the year 2016 did not stopped their salary. Therefore, have requested and prayed for justice for the applicant as he himself has not abandon the work but the circumstances prevailed at that period of time constrained every body including the applicant not to venture out or to go for any job or service or work.

for the arguments. The learned counsel of the applicant file detailed arguments in support of his claim application whereas the respondents did not. The examination and scrutiny of the case file along with the documents and papers placed on the file reveals that the applicant was employed by the respondents company as õArea Sales Managerö for the sales/promotion of their products and pharmaceutical items and his place of posting was at Srinagar but actually the applicant worked as a sales promotion employee/ sales representative because he was not answerable before anyone at Srinagar nor anybody was working under his subordination or supervision. So to call him, as a Sales Manager or to bring him under the term mangerial or administrative or supervision, category is not correct but the applicant was a medical representative or a workman of the pharmaceutical company. As already discussed above in lights of Sales Promotion Employees Act, 1976 the medical representative is a õSales Promotion Employeeö and has been brought under the purview of the term oworkmano as defined in S.2(S) of the I. D. Act ,1947 in case he has been discharged, dismissed or retrenched. Therefore, the confusion as to the above matter has been settled down and rested by the enactment of the above stated piece of legislation and therefore the applicant is undoubtedly a oworkmano and has rightly invoked the jurisdiction of this Labour Court. Further another point regarding the filing of case under section 33-C(2) has also been fully discussed above need not be repeated again. However the reference of Bombay High Court of the year 2000 is reffered to in this context. The Honøble Bombay Court in the case of Shantanu G. Joshi V/s. Hindustan Antibiotics Ltd., on June, 9-2009 equivalent citation: 2001(89 FLR, 430: (2001) III LL.J223 Bon, R. M. Lodha, J has held that since the provision of I. D. Act, 1947 has been made applicable upon the sales promotion employees by virtus of the Sales Promotion Employees (Condition of Service) Act, 1976 the applicant is a workman and can file case under section 33-C (2) of the I. D. Act for assessment and valuation of his legal benefits and entitlements. In another case of M/s. Dolphin Laboratories Ltd. V/s Judge, Labour Court and another, 2001 the Rajasthan/C before whom the same question of non-payment of salary/wages had came under S/33-C(2) quantification and the legal benefits at the termination of service came for consideration. The Hongble H/C has held that the question of the applicant employment has remained undisputed fact but all questions of quantification of the amount due to the employ prior to the date of termination would fall within the ambit of execution

Now coming to the point raised by the respondent regarding õNo Work No Payö this court feels that this maxim is not applicable in the present case because it is not the applicant who has himself abandon the work but the circumstances and the situation prevailed at that time did not allow him to make a movement outside and go to the shops and establishment for the promotion of the business of the respondent and therefore the applicant cannot be debarred and denied from his legal dues on this account otherwise this will certainly amount to the punishment without any cogent reason and definitely amount to õUnfair Labour Practiceö on the part of the respondent. The applicant is therefore held entitled to his legal wages for the period as mentioned in his claim application along with other parts of the salary because that forms the part and parcel of his wages.

Regarding termination of service, the applicant was asked to stop his work with his employer via email message on 11-5-2017 by the authorized signatory of the company and this communication is part of the file clearly make it sure that the applicant has been terminated from his service w. e. f 11-05-2017 and once a workman stand terminated can claim all his retrenchment/termination benefits and the other benefits available in other various labour laws which the applicant has validity disputed before this court. The Court therefore find no reason to discard or dismiss claim of the application. Therefore, decides the matter in favour of the applicant and against the respondent.

The court in pursuance of the above quoted facts, judgements of the Honøble Courts and the nature and circumstances which restricted the applicant to do the business of the respondent company for a certain period of time, holds the applicant claim as a right claim and held him entitled to all the legal dues and the legal benefits and the entitlement as claimed by him in his claim application. Accordingly to award is passed in favour of the applicant and against the respondent with the direction to deposit the decree amount of Rs. 5,71,097 (Five lacs seventy one thousand and ninety seven)

8 The J&K Govt. Gazette, 24th Sept., 2020/2nd Asv., 1942. [No. 26-4 $\hat{0}$, $\hat{0}$

The case is disposed off with the passing of the above direction. Let the file be completed and award sent to the Government for its publication in the Government Gazette.

Announced:

Dated: 31-12-2019.

(Sd.) MOHAMMAD ALI KHAN,

Presiding Officer, District and Sessions Judge, Industrial Tribunal/Labour Court, Jammu and Kashmir at Srinagar.